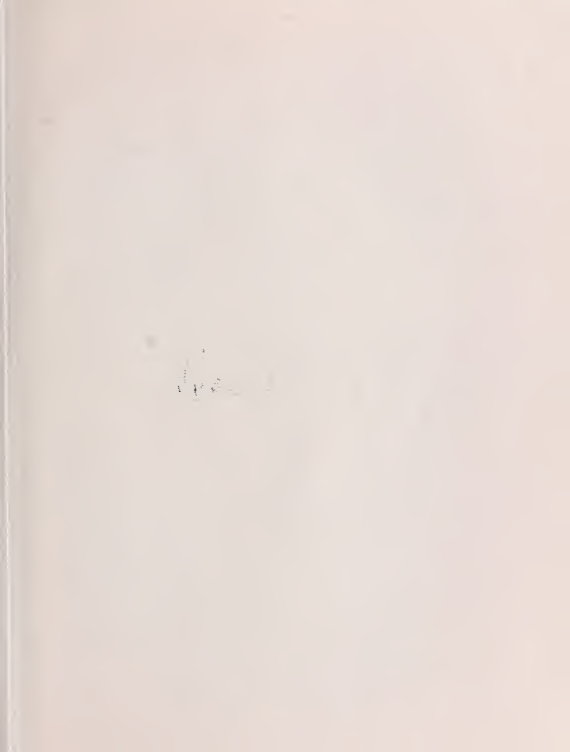


# UCD LIBRARY











STATE OF CALIFORNIA The Resources Agency

epartment of Water Resources

BULLETIN No. 179-74

# WATERMASTER SERVICE

IN THE

# WEST COAST BASIN

UNIVERSITY OF CALIFORNIA DAVIS

> JAN 4 1975

LOS ANGELES COUNTY

GOV'T. DOCS - LIBRARY Sall Fernando

FOR PERIOD

OCTOBER 1, 1973

THROUGH

**SEPTEMBER 30, 1974** 

DECEMBER 1974

NORMAN B. LIVERMORE, JR. Secretary for Resources The Resources Agency

RONALD REAGAN Gavernar State of California

JOHN R. TEERINK Director Department of Water Resources



# STATE OF CALIFORNIA The Resources Agency

Department of Water Resources

BULLETIN No. 179-74

## WATERMASTER SERVICE

IN THE

### WEST COAST BASIN

LOS ANGELES COUNTY

FOR PERIOD

OCTOBER 1, 1973 THROUGH SEPTEMBER 30, 1974

DECEMBER 1974

#### State of California The Resources Agency DEPARTMENT OF WATER RESOURCES

Ronald Reagan, Governor
Norman B. Livermore, Jr., Secretary for Resources
John R. Teerink, Director, Department of Water Resources
Robert G. Eiland, Deputy Director

#### SOUTHERN DISTRICT

Jack J. Coe District Engineer and Watermaster Mitchell L. Gould Chief, Operations Branch and Deputy Watermaster
Watermaster service in this area was conducted and report prepared under the direction
of
Clyde B. Arnold
by Carlos Madrid
assisted by
Cesar M. Garma

#### FOREWORD

The Department of Water Resources, as Watermaster for the West Coast Basin, submits this annual report as a comprehensive review of water supply conditions in the Basin during the 1973-74 water year. The report was prepared for the Los Angeles County Superior Court and for the parties to the West Coast Basin Judgment, whose provisions authorize its publication.

The West Coast Basin is administered by the Department as a Watermaster Service Area in accordance with Part 4, Division 2, of the California Water Code. The Basin has been operating for several years under a well-defined management plan that limits and monitors ground water extractions.

This report contains information on ground water extractions, use of imported water, recharge operations, the administration of the exchange Water Pool, and a financial report on Watermaster Service during the 1973-74 water year.

Jack J. Coe
District Engineer
Southern District
and Watermaster
Reg. C. E. No. 8075

#### CONTENTS

		Page
ORGANI	IZATION	2
FOREWO	ORD	3
I.	THE WEST COAST BASIN	7
	History of Water Resources Development	8
II.	WATER SUPPLY	11
	Precipitation	11 12 13 16 16 16 23
III.	WATER USE	25
	Ground Water Extractions	29
IV.	ADMINISTRATION OF THE JUDGMENT	35
	Exchange Pool	36
٧.	ADMINISTRATIVE COSTS	41
	APPENDIXES	
А	Adjudicated Right of West Coast Basin Parties, September 30, 1974, and Copies of Documents Substantiating Transfers of Adjudicated Right	. 45
В	Ground Water Extractions	69
С	Changes in Well Status 1973-74	75

#### Figures

				Page
1 2 3 4 5	West Coast Basin			. 12
	Fluctuations of Water Level Elevations at Wells in the Merged Phases of Silverado and Lynwood Aquifers	٠	٠	. 21
7	Fluctuations of Water Level Elevations at Wells in the Upper Pleistocene and Recent Aquifers			. 22
8 9	Monthly Water Demand and Average Rainfall	•	•	. 25
	m.,,			
	<u>Tables</u>			
1	Spreading Operations	٠	٠	. 11
2	Barrier Operations	٠	٠	. 13
3 4	In Lieu Replenishment Program	٠	۰	
5	Water Year		•	. 26 . 27
6	Extractions by Nonparties and Parties with Zero		•	
7	Adjudicated Rights	•	۰	. 29
8	Exchange Pool Offers			. 35
9	Exchange Pool Requests			. 35
10	Transfers of Adjudicated Rights	٠		. 37
11	Overextractions		•	. 39
12	Approved Budget for 1973-74			
13 14	Apportionment of Parties' Share of 1973-74 Budget	٠	•	. 42
14	1973-74 Income and Expenditures	٠	•	. 44
	<u>Plates</u>			
1	Location of Wells and Precipitation Stations	٠		14-15
2	Lines of Equal Water Level Elevation at Wells in the Silverado Aquifer, Spring 1974			17
3	Lines of Equal Water Level Elevation at Wells in the Silverado Aquifer, Fall 1974			18
4	Lines of Equal Change in Water Level Elevations at Wells in the Silverado Aquifer, Fall 1973 to Fall 1974			
5	Water Service Areas of Municipal, Mutual and Public			19
6	Utility Water Service Agencies, September 1974 Water Service Areas of Individual Producers.	٠		30-31
	September 1974	٠		32-33

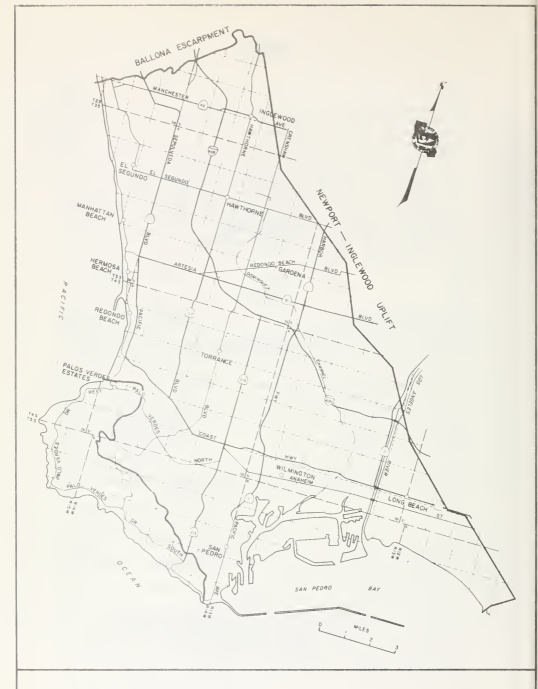


Figure I. WEST COAST BASIN

#### I. THE WEST COAST BASIN

The West Coast Basin is a relatively small ground water basin underlying the southwestern part of the Los Angeles Coastal Plain. It is bounded on the south and west by the Pacific Ocean, on the north by the Ballona Escarpment, and on the east by the Newport-Ingle-wood Uplift. The Basin's 160 square miles includes 19 incorporated cities. A substantial portion of the water needed by these communities can be pumped directly from the ground water in storage beneath them.

Some 21 years ago, when an incursion of sea water caused by declining water levels threatened the quality of the ground water supply, timely legal action was begun to halt the overdraft and prevent serious damage to the Basin. Today ground water use in the Basin is monitored by a court-appointed Watermaster whose primary job is to control ground water use and report all significant water-related events in the Basin to the Superior Court in Los Angeles County and parties to the West Coast Basin Judgment. The Basin has been operated under the management of a Watermaster for 13 years.

#### History of Water Resources Development

The absence of adequate surface water supplies in the West Coast Basin forced the early development of ground water sources. In 1870, the communities of Inglewood and Long Beach had tapped the artesian wells and springs east of the Newport-Inglewood Uplift. When the artesian wells ceased to flow, water users were forced to drill shallow wells. By 1904, about 100 wells were producing 10,000 acre-feet annually. The techniques used to develop ground

water were advanced dramatically in 1909 with the advent of the deep-well turbine pump. Its tremendous adaptability and superior operating characteristics gave countless users access to efficient water wells. Dependable sources of water attracted industry and agriculture and in time the demand for water exceeded the rate at which the Basin was being replenished naturally. The resulting overdraft was clearly shown by falling ground water levels and increasing sea-water intrusion. Water levels throughout the Basin dropped below sea level in the 1920's. Wells along Santa Monica Bay were abandoned by 1920 because the water was too salty to use. By 1932, the entire coastal reach of the Basin had been invaded by sea water.

Ground water deterioration continued until in 1945 the California Water Service Company, the City of Torrance, and the Palos Verdes Water Company filed suit in Superior Court, Los Angeles County. Their objectives: to quiet title to the ground water rights of each pumper and to establish control over ground water extractions from the Basin. Other organizations moved to support the litigations and the West Basin Water Association was formed in 1946. A plan to manage the Basin's water resources was set up to:

- Provide a supplemental supply for major producers
- 2) Limit ground water extractions
- Create an exchange pool to provide pumping rights for users not having access to supplemental water.

The first of these steps was realized in 1947 when the West Basin Municipal Water District (WBMWD) was formed to distribute water from the Colorado River. WBMWD was annexed to The Metropolitan Water District of Southern California (MWD) in 1948, and Colorado River water began flowing into the West Coast Basin.

The second and third steps began when the Court held its preliminary hearings in 1946 to define the ground water problem and outline areas in which more information was needed. The Court then asked the California Division of Water Resources, now the Department of Water Resources (DWR), to define the boundaries and determine the geohydrologic characteristics of the West Coast Basin. Division personnel spent six years analyzing the physical properties of the Basin. The major water producers also retained an "Engineering Advisory Committee" to aid the investigation.

As more information became available, the full magnitude of the problem became evident. In 1949, an amended complaint added 340 parties to the suit. A "Report of Referee" was filed with the Court on September 15, 1952.

Several years passed before water users became sufficiently alarmed by ground water conditions to draft an Interim Agreement that reduced ground water extractions until a final Judgment was approved. The Court approved the Agreement and appointed the Division of Water Resources as Watermaster to administer it.

A "Final Report of Referee" filed on June 8, 1961, included data on ground water conditions between 1950 and 1956. The Report provided the information needed to draft the final Judgment. On August 18, 1961, after 16 years of litigation, the Court rescinded the Interim Agreement and signed the West Coast Basin Judgment. The new Judgment retained DWR as Watermaster.

A second suit, often called the American Plant Growers Case, was filed on October 31,

1956. As a result, 76 additional parties were placed under the jurisdiction of the Court on March 24, 1966. Appendix A lists all parties originally under jurisdiction of the Court and all successors in interest.

#### Watermaster Service

DWR forms Watermaster Service Areas at the request of water users or by order of the Superior Court. Cost of the service is shared equally by the State and the participating users.

Once a month, every ground water pumper reports his extractions to the Watermaster and each water right account is revised by computation of the amount pumped during the previous month, the total amount pumped thus far during the current water year, and the amount that can legally be pumped during the remainder of the water year. Each pumper receives an updated copy of his account every month.

Accurate measurement of ground water extractions is absolutely necessary to the success of the Basin's management plan. Therefore, the field staff calibrates the water meter on every active water well at least once every two years. Every available means, including system efficiency tests, are used to confirm water meter test results. Inaccurate meters must be repaired in 30 days. Follow-up tests on repaired meters and initial tests on new wells are scheduled whenever necessary.

Once each fall and once each spring of each water year the depth to the static ground water level is measured in about 350 water wells in the Basin. The measurements are used to prepare "fall" and "spring" contour maps of ground water surface and "fall-to-fall" maps of areas of equal elevation change over a one-year period.

#### Summary of Operating Conditions

Since 1966-67, the water supply and water use conditions have continued to remain stable. In 1973-74, total water use decreased by one percent as compared to the prior year. Ground water extractions have also remained stable over a longer period averaging about 62,000 acre-feet annually since 1958-59. Growth in water requirements has been met by new supplemental sources and the trend is for continued increase in imported water use.

Rainfall was 92 percent of normal and was 28 percent less than the prior year. This was not reflected in an increase in total water use.

Exchange Pool Water requests totaling 486 acre-feet were 52 acre-feet greater than the prior year and sold at \$27.73/acre-foot. Water right leases

during the same period totaled 29 and amounted to 12,645.00 acre-feet. There were four sales of water rights amounting to 194.40 acre-feet.

In the 1973-74 water year, 12 parties overextracted a total of 147.59 acrefeet. Of these, seven parties overextracted by less than the 10 percent or 2 acrefeet limitation set by the Judgment. The five parties in violation of the Judgment leased or purchased sufficient water to offset their overextractions and meet their 1974-75 water needs. As a result, the Watermaster recommends that no action be brought before the Court against the five parties.

The summary below compares statistics for the last two water years and confirms that operating conditions are virtually unchanged from the prior water year.

Item	:_ Water Year			
10011	: 1972-73 :	1973-74		
Parties Active pumpers Active nonparties	77 43	76 42		
Adjudicated Right, in acre-feet	64,468.25	64,468.25		
Watermaster expenses, total Watermaster expenses per acre-foot pumped	\$ 44,946.74 \$ .74	45,405.71		
Rainfall, in inches	16.29	11.77		
Injection at barrier project, in acre-feet	36,616.00	35,370.00		
Extractions, in acre-feet Imports, in acre-feet Exports, in acre-feet	60,477.84 247,999.00 - 11,323.00			
TOTAL WATER USE, in acre-feet	297,153.84	294,841.20		



Water from several sources serves Southern California -- Colorado and Owens Rivers water, Northern California water via the State Water Project, mountain runoff, and ground water.

#### Precipitation

Typically sparse rainfall has little influence on the ground water supply of the West Coast Basin. Impermeable material lying between the surface and the producing aquifers prevents almost all rainfall from reaching zones from which it could be pumped to the surface. Longtime average precipitation is 12.73 inches per year. Average for the 1973-74 water year was 92% of that amount. Locations of precipitation stations used to measure rainfall in the Basin are shown in Figure 2.

#### Ground Water Recharge

Natural replenishment of the Basin's ground water supply is limited to underflow from the Central Basin, which bounds the West Coast Basin on the east.

TABLE I. SPREADING OPERATIONS 3

Water Nource	Quantity (in 1977-73	
Local runoff	44.835 <sup>b</sup> /	≥9.796 <sup>b</sup>
Reclaimed water		
Whittler Marrows	13,622	13,430
San Jose	8,327	7,957
MVD water purchased S		
Nith (V88)@ fund	71,947	59,000
By CBMOD	50,000	20,62.
Makeup water from Upper		
San Gabriel Resin		- 0
TOTALE	158,731	130,611
a/ Information provided by LACFCD as to as Monteballo Forebay Area.  5/ Includes rising water.  6/ Asount purchased is skightly higher dut evaporation, etc.  6/ With funds from Long Beach action.		

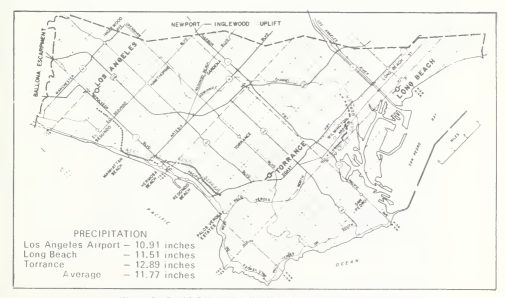


Figure 2. PRECIPITATION STATIONS AND BARRIER PROJECTS

Water spread in the Central Basin percolates into aquifers there and eventually some crosses the Newport-Inglewood Uplift to supplement the ground water supply in the West Coast Basin. Although the water is not directly applied to the West Coast Basin, this process returns large quantities of water to the ground and substantially increases natural subsurface flow from the Central to the West Coast Basin. Effectiveness of the process is limited to the space available in one basin for spreading facilities and the other basin's capability to accept the water. The entire spreading operation is summarized in Table 1. MWD water is no longer purchased with Los Angeles County Flood Control District (LACFCD) Zone 1 funds

because assessments for the fund were terminated on June 30, 1972.

#### Water Wells

In the 1973-74 water year the West Coast Basin contained 816 wells: 108 active and 126 inactive; 121 injection and 461 observation. Plate 1 shows the location and status of wells as of the end of the water year. No well was drilled and 4 were destroyed. Appendix C lists those destroyed wells.

A numbering system designated as a State Well Number is assigned to all water wells for identification in the Besin (Figure 3).

State well numbers that identify each water well in the West Coast Basin are derived from a system based on the U. S. Public Land Survey. Each number consists of township and range designation, a section number, a letter representing the 40-acre tract in which the well is situated, a sequence number indicating the chronological order in which the well number was assigned, and a letter represents

sending the base and meridian. The last letter is frequently omitted from well numbers in a single area because all wells there share a single base and meridian. Well numbers are assigned by the Watermaster.

The components of well No. 4s/14w-13D06s, for example, are identified in the following breakdown:



The derivation of the components is illustrated below.

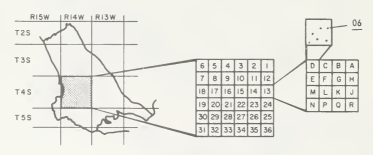


Figure 3. SYSTEM FOR WATER WELL IDENTIFICATION

#### Sea-water Intrusion Barrier Projects

Sea-water intrusion in the West Coast Basin along Santa Monica Bay has been effectively halted by a barrier project consisting of a line of 92 injection wells that parallel the coast between the Los Angeles International Airport and the Palos Verdes Hills. LACFCD, which operates the project, injects filtered Colorado River water into the barrier to create a pressure ridge that impedes the inland movement of a saltwater front and maintains protective ground water elevations in the Silverado and "200-foot sand" aguifers. Water for the barrier is purchased by the Central and West Basin Water Replenishment District (CWBWRD) and delivered by MWD. Scope of the project is shown in Figure 4, which illustrates the extent to which sea water has intruded into the merged phases of the Silverado aquifer. In January 1973, Northern California water was injected for seven days and resumed in September 1974.

A second barrier to sea-water intrusion was built by LACFCD along San Pedro Bay. This project, called the Dominguez Gap barrier project, started operations during February 1971 and operates in a manner similar to the West Coast Basin barrier project. The project has 29 injection wells located as shown in Figure 2. Table 2 gives additional data on the barrier projects. In January 1973, Northern California water was injected for seven days and resumed in September 1974.

TABLE 2. BARRIER OPERATIONS 3/

Operation	: West Coast : Basin	: Dominguez : Gap
Quantity injected, io scre-feet	27,541	7,829
Average injection rate, cubic feet per escond	38.04	11,51
Number of injection wells	92	29
Number of observation wells	264	197
Mumber of injection walls to be added during 1974-75 water year	11	0
Number of observation wells to be added during 1974-75	2	19
added during 19/4-/5	3	19

a/ Information provided by the Los Angeles Comety Flood Control District.

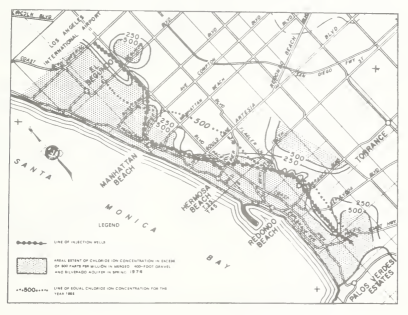
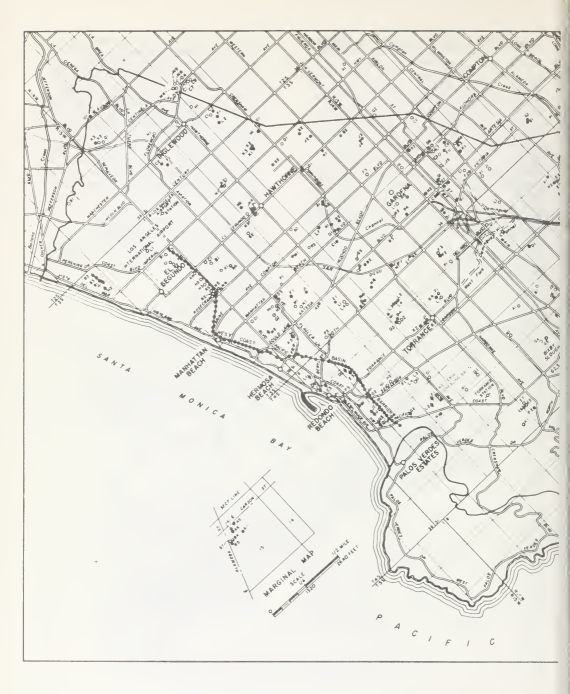
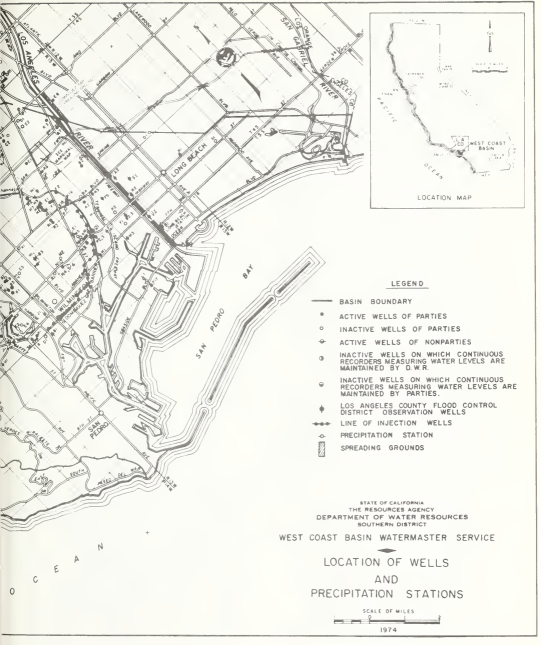


Figure 4. WEST COAST BASIN BARRIER PROJECT





#### Ground Water Levels

The volume of ground water stored in the West Coast Basin is constantly changed by variations in subsurface inflow and outflow, artificial recharge, extractions, and in precipitation, to a lesser degree. The Silverado aquifer, underlying most of the West Coast Basin, is the most productive aquifer in the Basin. Ranging from 100 to 500 feet in thickness, it yields from 80 to 90 percent of the ground water extracted annually.

Measurements of ground water surface elevations (Plates 2 and 3) and the summarization of changes in water level elevations (Plate 4) demonstrate an increase in storage along the northern part of the Basin, where extractions have been reduced, and a decrease in storage in the southeastern area, where extractions have increased. The hydrographs of selected wells representative of the various aquifers underlying the Basin show that the water surface has stabilized (Figures 5, 6, 7). In some cases, it has risen slightly, due to recharge operations and changing extraction patterns.

#### In Lieu Replenishment

During the 1965-66 water year, CWBWRD, began a program of in lieu replenishment. By contract with it, any producer with access to supplemental water may use it instead of water pumped from the ground. The program may be used to:

- Alter pumping patterns within a ground water basin;
- Replenish areas of low transmissibility where conventional recharge techniques are ineffective;
- Heighten the effect of injecting water to form a sea-water barrier by reducing nearby extractions;
- 4) Reduce the amount of replenishment water purchased by CWBWRD;
- Reduce the annual ground water extraction from the West Coast Basin.

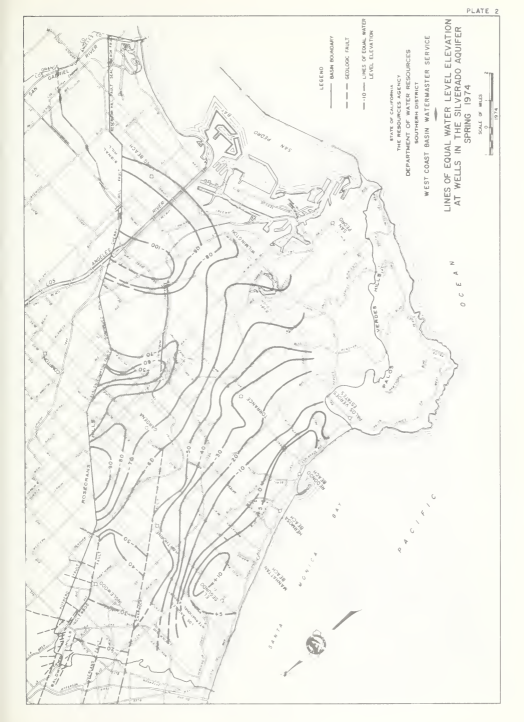
When CWBWRD first announced its intention to begin in lieu replenishment, several West Coast Basin producers expressed an interest. However, the only producer to participate so far has been the California Water Service Company. The in lieu replenishment program is an effective basin management tool which, if expanded, could obtain significant beneficial results. CWBWRB, 7439 East Florence Avenue, Downey, California, 90240, is a source of additional information.

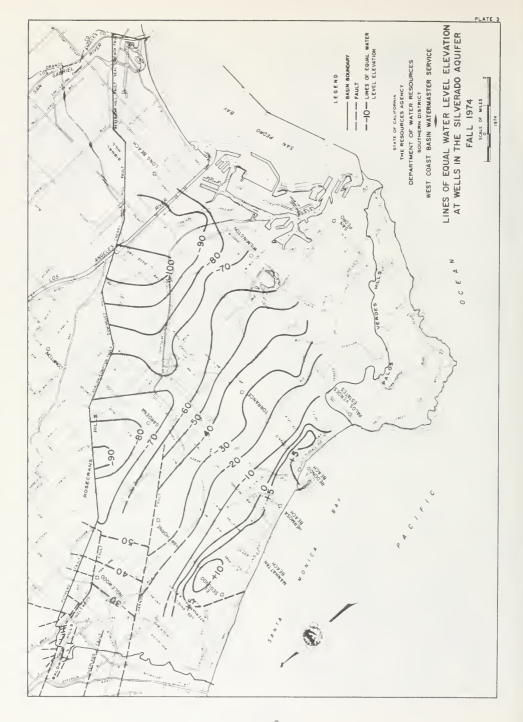
TABLE 3 IN LIEU REPLENISHMENT PROGRAM 3

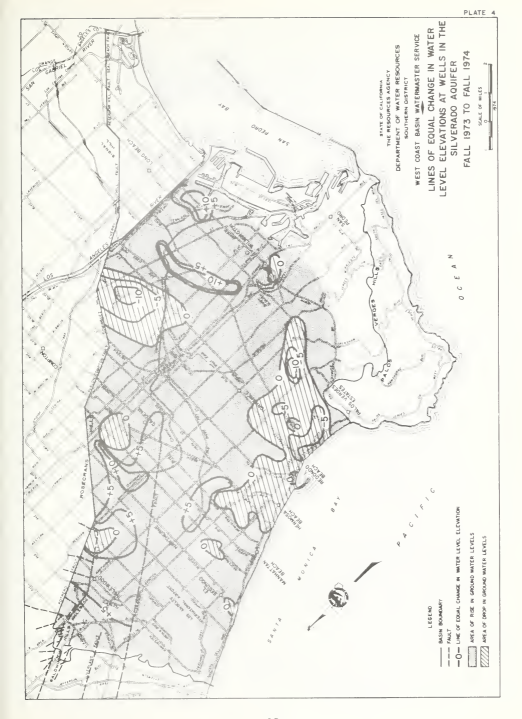
Water year	Amount contracted (in acre-feet)	Contract price (dollars per acre-foot)	Total Payment
1965-66	744.59	\$ 12.33	\$ 9,180.79
1966-67	850.57	14.14	12,027.0
1967-68	850.00	13.3t	11,356.00
1968-69	850.00	14.25	12,112.50
1969-70	899.88	15.32	13,786.16
1970-71	881.30	17.83	15,713.58
1971-72	755.55	20.01	15,118.56
1972-73	901.28	20,78	18,728.60
1973-74	901.32	13.69	12,339.07

#### Water Quality

Providing good quality ground water for the West Coast Basin depends on a great extent on the use of correct water-well construction methods. Some aquifers in the Basin are hydraulically connected to the ocean and occasionally sea water moves from them into adjacent freshwater aquifers. If a well being drilled without proper casing techniques passes through both saline and freshwater aquifers, the sea water can move from the polluted aquifer to the unpolluted one.







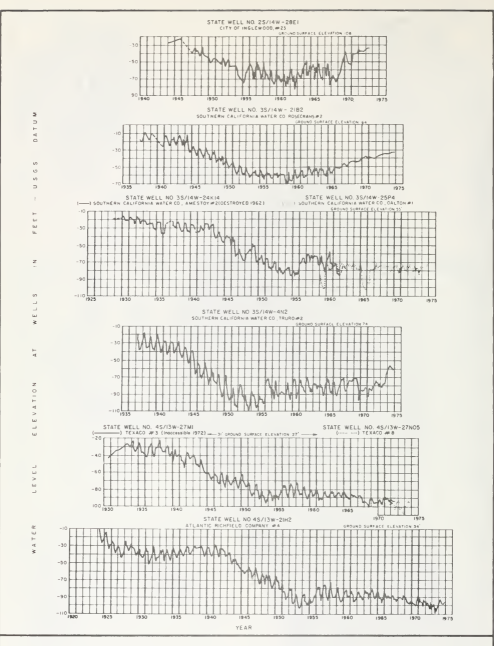


Figure 5- FLUCTUATIONS OF WATER LEVEL ELEVATIONS AT WELLS
IN THE SILVERADO AQUIFER

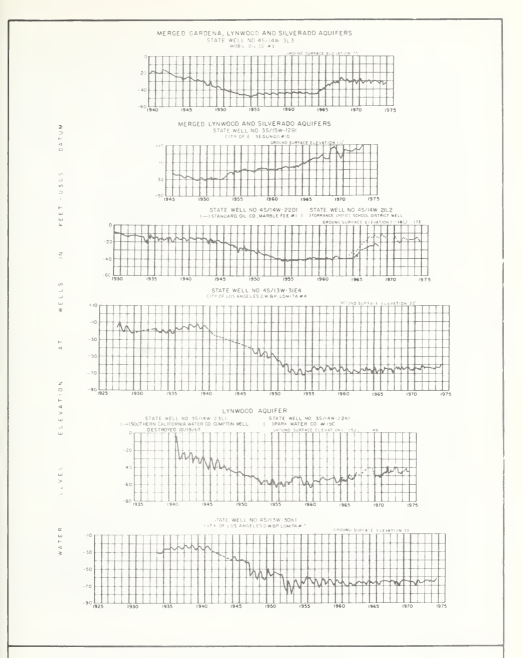


Figure 6— FLUCTUATIONS OF WATER LEVEL ELEVATIONS AT WELLS
IN THE MERGED PHASES OF SILVERADO AND LYNWOOD AQUIFERS

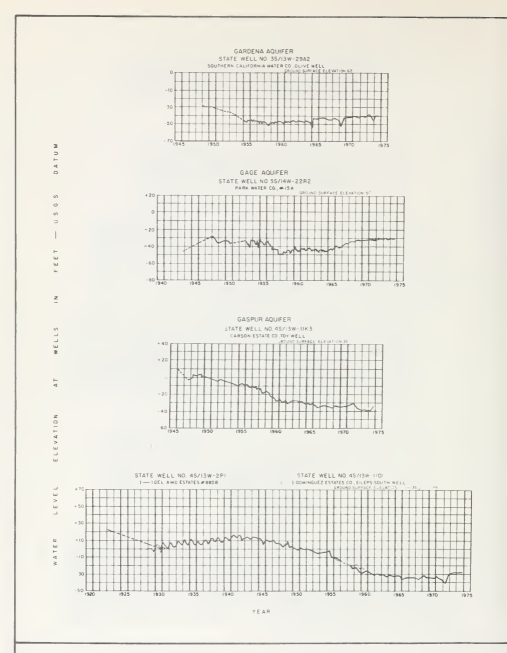


Figure 7— FLUCTUATIONS OF WATER LEVEL ELEVATIONS AT WELLS
IN THE UPPER PLEISTOCENE AND RECENT AQUIFERS

DEPARTMENT OF WATER RESOURCES, SOUTHERN DISTRICT, 1974

To prevent such occurrences, DWR conducted an intensive investigation that resulted in recommended standards for water-well construction and destruction. Adoption hearings on these standards were held in 1969 by the California Regional Water Quality Control Board, Los Angeles Region, (CRWQCBLA) and all local agencies and municipalities in the West Coast Basin have adopted them.

Solid waste is another factor that can affect ground water quality in the Basin. A shortage of disposal sites for this material has become increasingly critical. Abandoned gravel pits are particularly sought after. One of these is the Chandler Pits, just south of the Pacific Coast Highway. Several applications for permission to use this site have been refused because of the potential degradation of ground water.

CWBWRD, the West Basin Water Association, and others have vigorously opposed these applications. One applicant had asked to deposit decomposable solid waste in the pits.

In December 1968, CRWQCBLA reaffirmed its restriction of deposition of inert material. The matter was appealed, but during the 1970-71 water year the appeal was dropped. During the ensuing water years, no additional requests to use the pits for solid waste disposal were received.

#### Basinwide Water Quality Monitoring

In compliance with the Beilenson Health Act, the West Basin Water Association has initiated a basinwide plan to monitor the quality of water being pumped for domestic use.

Title 17 of the California Administrative Code, more particularly Part 1, Chapter 5, Subchapter 1, defines the limits of the trace elements and pollutants acceptable for water for domestic use. Sixteen wells were selected for monitoring: two each belonging to the City of Los Angeles and the California Water Service Company: 12 under a cooperative plan sponsored by the cities of Manhattan Beach, El Segundo, Hawthorne, Inglewood, Torrance, the Southern California Water Company and Dominguez Water Corporation, and the Los Angeles County Water Works District No. 22. Laboratory work is performed by the Clinical Laboratories of San Bernardino.

# Construction Projects Affecting Water Supply

Three major projects have significantly affected the water supply of the West Coast Basin: The State Water Project, MWD's distribution system, and the second barrel of the Owens River-Mono Basin Aqueduct of the City of Los Angeles.

They have been completed and are providing service to the Basin. MWD's Sepulveda Feeder began deliveries on December 1, 1972, and is the main source of northern California water for the Basin. State Water Project water formed approximately 20 percent of the total water imported during 1973-74.

<sup>1/</sup> DWR Bulletin No. 74 "Water Well Standards; State of California", February 1968; and DWR Bulletin No. 107, "Recommended Well Construction and Sealing Standards for Protection of Ground Water Quality in West Coast Basin Los Angeles County", August 1962.



In the 1973-74 water year, the West Coast Basin provided approximately 295,000 acre-feet, 1,000 acre-feet less than in the previous year. Ground water extractions were approximately 5,500 acre-feet less and imported water was 4,000 acre-feet greater than the previous year's.

Population increase in the West Coast Basin has caused water demand to increase substantially since 1943. Prior to 1955, ground water met most of the demand. However, when the Judgment reduced extractions to about 60,000 acre-feet annually, imported water became the largest component of the Basin's water supply.

Figure 8 depicts the monthly relationship between rainfall, ground water extractions, and imported supplies. Figure 9 illustrates annual ground water extractions and total water use from 1933 to the present. Much of the increase since the 1963-64 water year may be attributed to the West Coast Basin barrier project. Water demand for that purpose has leveled off since completion of the project in 1968.



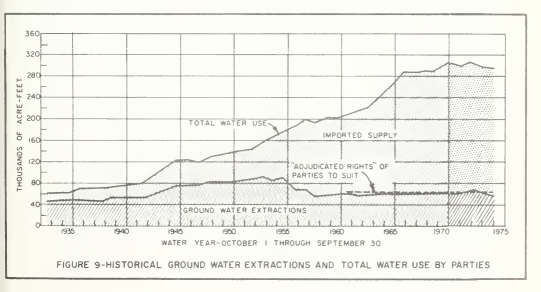


TABLE 4. SUMMARY OF WATER ACCOUNTS OF PARTIES, 1973-74 WATER YEAR (in acre-feet)

PARTY	(1) AD JUDECATED REGHT	12) ALLOWABLE CARRYOVER FROM 72~73	(3) EXCH.WAYER PURCH.(+) OR SOLD(-)	NET LEASES	(5) ALLOWABLE ALLOWABLE (1)+(1)+(1)+(1)+(1)+(1)+(1)+(1)+(1)	161 ТИПОМа ПЭЧИЦЧ	171 BALANCE (5)=(6)	ALLOWABLE CARRYOVEN INTO 74-75
A R C NIPSERY. INC AMERICAN PLANT GROWERS INC ASAM! FANCY KOI. INC ATLANTIC WICHFIELD COMPANY AUTOMOTION INDUSTRIES INC-MARRIS TURE	24.10: 10.00 2.00 4.428.00 0.70	*/ *2.78 *2.00 *2.00 *315.29 *2.00	*15.00 *25.00	+12.10	41.89 37.00 16.10	38.81	22.59 -1,81 16.10 143.96 2.70	-1.61
AARCLAY YOLLANDER CURCI INC CAS INC. CALIFORNIA WATER SEPVICE COMPANY CAPSON-WARDONA COMPANY CHANDLERS PALOS VERGES SANG-GR CORP	3.33	• 2 . 0 0 • 0 . 0 0 • 30 7 • 1 0 • 0 • 0 0 - 4 0 . 22	+160,00	-104.00	5.73 0.00 0.00 3.378.10 0.00 413.98	0.00 0.00 2.169.68 0.00 395.47	5.33 0.00 1.209.42 0.00 14.51	*2 * 0 0 *0 * 0 0 *3 0 7 * 1 0 *0 * 0 0 *1 8 * 5 1
CURTIS. DWEN W DFLAMEY. GOLDA. FSTATE OF OFSSEM FNTEMPRISES DOMINGUEZ WATER COMPONATION EL SEGUNDO. CITY OF	0.36 4.10 0.00 10.150.65 953.00	•1.RO	,	-186.50 -400.00	2.16 6.10 6.60 9.929.11 248.30	0.00	2.16 6.10 6.60 530.37 248.30	•2•00 •2•00 •6•60 •530•37 •95•10
ENGELSMA. JAKE ETCHEMENDY. CAPOLINE, ESTATE OF FLETCHEMENDY. CAPOLINE, ESTATE OF FLITHOITO, SAMUEL 0 • GAYMOND 5 FUTUMA INDUSTRIES, INCORPORATEO	12.17 8.20 90.00 20.00 44.40	*0.00 *0.00 *9.00 *2.00		-12.10 -8.20	0.00 0.00 99.00 22.00 48.94		0.00 0.00 7.47 14.71 48.84	*0 *0 0 *0 *0 0 *7 *4 7 *2 * 0 0 *4 * 4 4
GABPETT CORPORATION. THE GILLINGMAM. FLOPFNCE R FT AL GONZALES. FELIPE AND GARRIELA GRANT. JOHN. ESTATE OF HAATMORY. CITY OF	22.50 2.40 34.30 59.00	*2.25 *2.00 *0.00 *5.90 *0.65		- 74 . 30F - 59 . 00	24.75 4.40 0.00 5.90 1.882.65	0.00	24.]7 4.40 0.00 5.90 12.44	• 2 • 25 • 2 • 00 • 0 • 00 • 5 • 90 • 1 2 • 4 4
MILLSIDE MEMORIAL PARK HOLLYWOOD TUPF CLUB IMNUSTRIAL CHEM DIV-ALLIED CHEM COMP INGLE40DD. CITY OF INGSE. #FNICHI	29.20	*2.92 *2#.20 *25.50 *442.21		-255.00 -1+160.00 -2-20	3,687,70	20.00	36,25 89.82 25.50 3.524.72 7.41	+2+92 +28+20 +25+50 +440+55 +2+00
JOHNS-MANVILLE PRODUCTS COMP LAGROLOF. STANLFY C LEPHENS, ALFHFD LEUZINGER, FHMA   * ESTATE OF LONG BEACH* CITY OF	981.00 3.50 0.70 1.40 0.70	.0.00		-3.50	929.55 0.00 2.70 3.40 2.70	0.00	246.10 0.00 2.70 3.40 2.70	*88 * 10 *0 * 00 *2 * 00 *2 * 00 *2 * 00
LOPES. FRANK LOS ANGFLES. CITY OF LOS ANGFLES COUNTY ALONDRA PARK LOS ANGFLES COUNTY SANIT DIST NO 2 LOS ANGFLES COUNTY WWKS DIST NO 13	3.70 1.503.00 67.70 102.00 1.352.00	*2.00 =3.57 *0.00 *2.71		+250.00°	5.70 E' 1.749.43 67.70 104.71 E' 1.137.20	1.621.68 461.76 106.20	5.70 127.75 -394.06 -1.49	1 127.75
LOS ANGFLES COUNTY WWKS DIST NO 22 LOS ANGFLES COUNTY WEST AVE GOLF LOYOLA MADYMOUNT UNIVERSITY MANHATTAN GEACH+ CITY OF MAYFLOWER NUMERRIES		*55.10 *29.60 *0.00 *113.12	-96.00	-48 alo	^06.10 229.60 0.00 1.244.32	0.00 94,36 0.00 452.25 25,48	606.10 135.24 0.00 792.07 -24.70	*55.10 *29.60 *0.00 *113.12 *24.70
MCOUNNELL DOUGLAS COMP MORIL OIL CORPORATION MOPIS ROY H AND KENJI MORITHOP CORPORATIONS AIPCRAFT DIV MORATIS SUMFAICHT	1.70 2:570.00 3:60 38:15 7:00	+R.74 +2.00 +3.82		+1.800.00	3,70 4,378,74 5,60 41,07 41,43	0.00	3.69 8.98 5.60 41.97	+2.00 +8.98 +2.00 +3.82
OTANT - CHISATO	0.00 39.40 0.00 160.00 167.00		/ +3.00 +145.00 -161.00	+25.00	25.00 43.34 6.25 321.00 22.70	46.12 1.66 265.72	-9.98 -2.70 4.59 55.20 22.70	-9.98 -2.78 -4.5 <u>9</u> 1 -16.00
GEHOR, JOSEPHINE G BOCKWELL, MICHAEL L BOLLING HILLS VISTAE! BOHAN CATHOLIC ACCHMISHOP UF L A SANTA FE LAND IMPROVEMENT COMPANY	2.20	*0.00 *0.50 *0.00	•90.00	-2.20	0.00	0.00 0.00 10.47	0.00 0.60 149.53 ~15.14	• 0 • 0 0
SMEFTS, ESTMER M SMEFTS, ESTMER M SOUTHERN CALIFORNIA EDISON COMPANY SOUTHERN CALIFORNIA WATER COMPANY SPARPLETTS NOTWINNY WATER CRRP	5.50	+2 + 00 +14 + 93 +5 + 71 -175 + 91 +15 + 26		6.00	7.50 4.530.93 6.41 6.372.73 167.86	0-04 4-461.33 7-80	7,46 69,60 -0.99 -61.07	•2.00 •69.60 •0.99 •61.07
STANDARD OIL OF CAL-#ESTERN OPER INC STAUFFER CHEMICAL COMPANY SUPERIOR OIL COMPANY TELECO INCOMPORATE OPERACE, CITY OF		+4+60 -17+70		-4.600.00 .204.50		0.00 %66.55 0.00 3.645.01 3.785.72	5,90 241.25 29.04 1.266.82 -14.54	+5+90 +52+10 +2+44 +446+53 -14+54
UNION NUPSERY INF UNION OIL COMPANY OF CALIFORNIA UNITED STATES STEEL CORPOPATION WATSON LAND COMPANY WISERUEN SCHOOL DISTRICT		+1.08 +58.95 -49.97 +0.00	+1A.00 -229.00	-1.050 00	23.78	26.08 894.88 1-170.27 0.00	-2.30 784.07 -8.24 0.00	+2+30 +257+00 =8+24 +0+00 +2+00
ZEIGLER: MAINELL I	0.00				27,77		1.35	٠١٠، عظ′

So Table 10 for explanation of characteristic and control of purposes and the second of the second o

#### Ground Water Extractions

The West Coast Basin Judgment limits the amount of ground water that each party can extract annually from the basin or release to the Exchange Pool for pumping by other parties. Table 4 summarizes each party's water account. The metered ground water production

from each active well in the Basin is listed by party in Appendix B, which shows the total ground water production reported by each party. Gross water supply of all parties, which appears in Table 5, includes all sources of water necessary to provide each party's total water requirement for its service area. The service areas are shown on Plates 5 and 6 (Pages 30-33).

TABLE S. GROSS WATER USE
(in acre-feet)

	: Total :	Purch	sed Supply :	
Party	:ground water:	Imported /	:: Within basin b/:	Total Supply
ABC Nursery, Incorporated	19.29			17・67
American Plant Growers, Inc.	38.81			38.81
Asshi Fancy Koi, Inc.	0.00		1,446.86	<u>e</u> /
Atlantic Richfield Company	11,129.33		1,446.86	12,576.19
Automation Industries, Inc Harris Tube	0.00		<u>c</u> /	<u>c</u> /
Barclay Hollander Curci, Inc.	0.00			0.00
CBS, Inc.	0.00			0.00
California Water Service Co.	2,169.68	27,234.50		29,404.18
Carson-Madrons Company Chandler's Palos Verdes Sand &	0.00			0.00
Gravel Corporation	395.47			395.47
Curtis, Owen W.	0.00			0.00
Delaney, Golda, Estate of	0.00			0.00
Desser Enterprises	0.00			0.00
Dominguez Water Corporation	9,398.74	21,756.51	<i>'</i>	31,155.25
El Segundo, City of	0.00	19,248.10		19,248.10
Engelsma, Jake	0.00		<u>a/</u>	<u>a</u> /
Etchemendy, Caroline, Estate of	0.00		<u>c</u> /	<u>c</u> /
Fletcher Oil and Refining Company	41.53		131.39	222.92
Fujimoto, Samuel R. & Raymond S.	7.29			7.29
Futura Industries, Incorporated	0.00			0.00
Garrett Corporation, The	0.58			0.58
Gillingham, Florence R., et al	0.00		<u>a</u> /	<u>a</u> /
Gonzales, Felipe and Gabriela	0.00		<u>c</u> /	
Grant, John, Estate of	0.00			0.00
Hewthorne, City of	1,870.21	3,253.80		5,124.01
Hillside Memorial Park	54.67		23.71	78.58
Hollywood Turf Club	220.38		164.65	385.03
Industrial Chemical Division,				
Allied Chemical Corporation	0.00		780.94	780.94
Inglewood, City of	162.98	11,408.60 <sup>£</sup> /		11,571.58
Inose, Kenichi	18.19		1.48	19.67
Johns-Manville Products Corp.	683.45		640.23	1,323.68
Lagarlof, Stanley C.	0.00			0.00
Lermans, Alfred	0.00			0.00
Leuzinger, Ema L.	0.00		, <u>c</u> /	c/
Long Beach, City of	0.00	28,814.60 <sup>B</sup>	_	28.814.60

#### TABLE 5. (Continued) **GROSS WATER USE** (in acre-feet)

	: Total : Purchased Supply :				
Party	:ground water:	/	: b/:	Total Supply	
	:extractions :	Imported=/	:Within basin-		
Lopes, Frank	0.00	\h/	1	0.00	
Los Angeles, City of	1,621.68	53,403.70 <sup>h</sup>	0-	55,025.38	
Los Angeles County- Alondre Park	461.76		73.81	535.57	
Sanitation District No. 2	106.20		168.32	274.52	
Waterworks District No. 13	0.00	2,418.90		2,418.90	
Waterworks District No. 22	0.00	1,354.30		1,354.30	
Western Avenue Golf Course	94.36		87.60	181.96	
Loyola Marymount University	0.00		216.75	216.75	
Manhattan Beach, City of	452.25	5,356.90		5,809.15	
Mayflower Nurseries	25.48	. ,		25.48	
McDonnell Douglas Corporation	0.02		d/	0.02	
Mobil Oil Corporation	4,369.76		3,097.40	7,467.16	
Mori, Roy R. and Kenji	0,00			0.00	
Northrop Corp., Aircraft Div.	0.00		d/	d./	
	45.98		<u>α</u> /	45.98	
Nozaki, Sumikichi					
Otani, Chiseto	34.98 46.12		6.42	34.98	
Pacific Crest Cemetery Company	40.12		0.42	52.54	
Pelos Verdes Begonie Ferm	1.66			1.66	
Park Water Company	265.72			265.72	
Phillips Petroleum Company	0.00		10.64	10.64	
Rehor, Josephine P.	0.00		c/	c/	
Rockwell, Michael L.	0.00		2	0.00	
Rolling Hills Vista	10.47			10.47	
Romen Cetholic Archbishop of	3 = 3 1.0			202 10	
Los Angeles	171.48		- 1	171.48	
Santa Fe Land Improvement Company	0.00		₫/	4/	
Sheets, Esther M. Shell Oil Company	0.04 4,461.33		31,271.74	0.04 35,733.07	
SHEIL OIL Company	4,401.33		31,211.14	37,133.01	
Southern California Edison Co.	7.80	4./	0.28	8.08	
Southern California Water Co.	6,433.80	23,140.401/	1.25	29,575.45	
Sparkletts Drinking Water Corp.	79.48			79.48	
Standard Oil Company of California	0.00		12,941.00	12,941.00	
Stauffer Chemical Company	466.55		105.64	572.19	
Superior Oil Company	0.00			0.00	
Texaco, Incorporated	3,645.01		1,195.46	4.840.47	
Torrance, City of	3,785.72	19,171.24		22,956.96	
Union Mursery, Incorporated	26.08	17,111.C4		26.08	
Union Oil Company of California	894.88		6,423.76	7,318.64	
			, -		
United States Steel Corp.	1,170.27		204.16	1,374.43	
Wetson Lend Company	0.00		120.03	120.03	
Wiseburn School District	0.00		31.59	31.59	
Zeigler, Maxwell T.	26.42			26.42	
a/ Imports from Metropolitan Water b/ Purchased from municipel, mutur c/ Domestic use with consumption i d/ Information not available. e/ Includes 2,810 acre-feet of Cer f/ Of this amount 26.7% is export g/ Includes Central Basin ground w h/ Imported from Owens River-Mono i/ Includes 1,535 acre-feet of Cer	r District or mel, or public uless then one entral Besin groed to Central Besin. Basin. Thral Basin gro	ember agency tility water ere-foot pur und water. asin.	unless otherwise agency. chased from publ	e noted.	
<u> </u>	5.0				

# Extractions by Nonparties and Parties with No Adjudicated Rights

Several nonparties and parties with zero Adjudicated Rights pump water from the West Coast Basin. Parties with zero water rights have abided by the Judgment by offsetting their pumping with Exchange Pool purchases. Their extractions are reported to CWBWRD (Table 6).

TABLE 6. EXTRACTIONS BY NONPARTIES AND PARTIES WITH ZERO ADJUDICATED RIGHTS

Pumper	State Well No.	Amount pumped (in acre-feet)
Cerson Auto, Inc. Cost, Edward Mayflower Murserles*	4s/13W-13K5 3s/13W-3001 3s/14W-25K6 3s/13W-31B7	0.04 0.3t 24.50 0.98
McFadden, John K. Cteni, Chisato*	3S/13W-19K2 3S/14W-34N4 3S/14W-33R4	0.68 18.79 16.19 34.98
Palos Verdes Begonia Farm* Rolling Hills Vista** Three Star Mursery Zeigler, Maxwell T.*	45/14W-21N1 45/14W-28J01 35/14W-33R3 35/13W-31M1 TOTAL	1.66 10.47 7.84 26.42
* Parties to the Judgment, s		

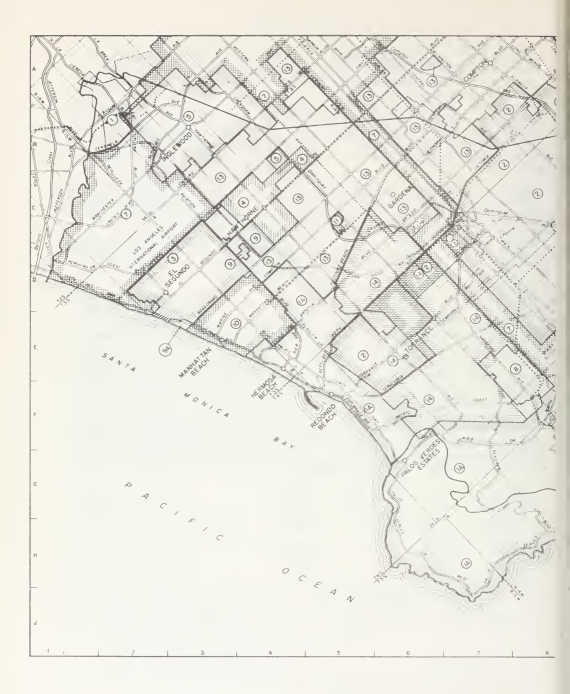
# Imported Supplies

Large quantities of water are imported to the West Coast Basin from other sources. Water from the Colorado River and State Water Project arrives through facilities of MWD for distribution by WBMWD and the cities of Long Beach, Los Angeles, and Torrance. Los Angeles also imports water from the Owens River-Mono Basin in eastern central California. The Dominguez Water Corporation, Long Beach, and the Southern California Water Company import ground water from the Central Basin to supplement other supplies.

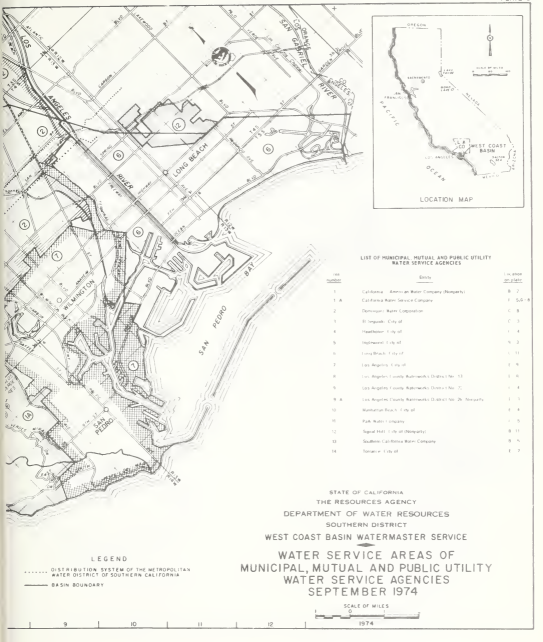
All imports to the West Coast Basin, with the exception of imports by two nonparties, are listed in Table 7. The California-American Water Company imported 2,684 acre-feet and the City of Signal Hill imported 828 acrefeet. Both are nonparties.

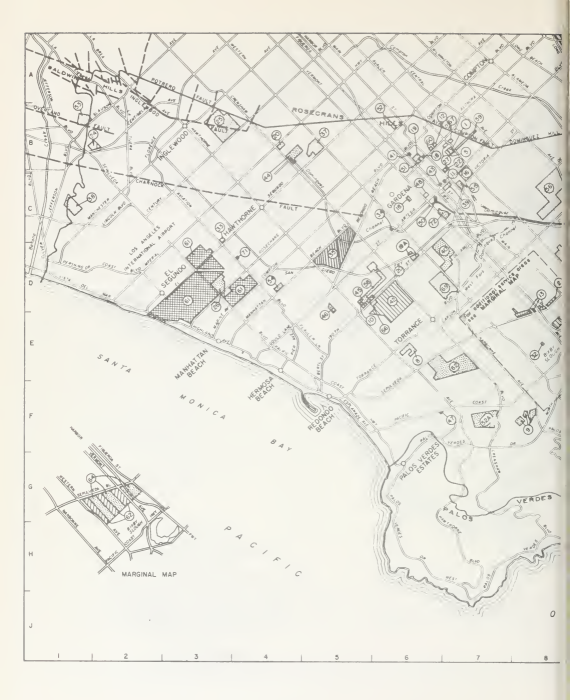
# Exported Supplies

Exports from the West Coast Basin are small. The City of Inglewood exported 3,076 acre-feet of ground water, Colorado River and State Water Project water to the Central Basin. The City of Los Angeles exported 1,357 acre-feet and the California Water Service Company exported 7,624 acre-feet of ground water, Colorado River, and State Water Project water to portions of their service areas lying west of the Palos Verdes Hills.









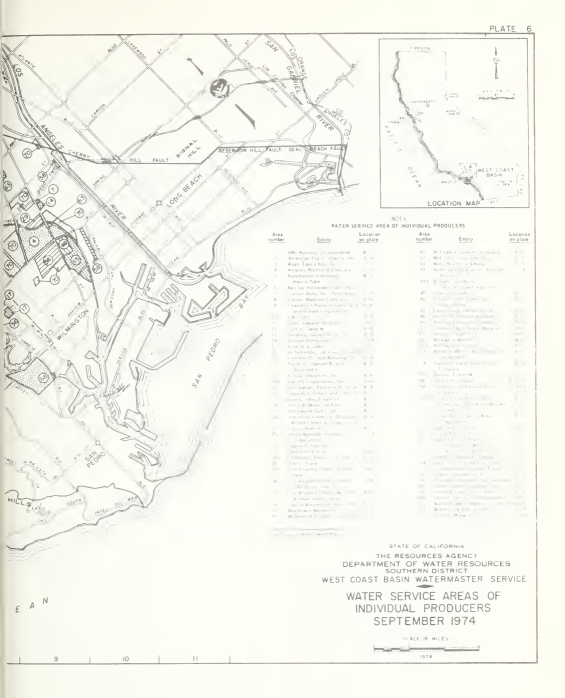


TABLE 7. IMPORTED WATER

Source	Imported	Quantity (in acre-feet) 1972-73 1973-74					
			- (3		4		
Central Basin Ground Water	Dominguez Water Corp. Southern California Water Company	3,597 1,342	4,939	2,810 1,535	4,345		
Central Basin Ground Water, Colorado River, and State Water Project	City of Long Beach		28,9654		28,815		
Colorado River and State Water Project	City of Torrance		20,173 <sup>b</sup> /		19,1715		
Colorado River	West Basin Manicipal Water District California Water Service Company Dominguez Water Corporation El Segundo, City of Hawthorne, City of Inglewood, City of L. A. County Waterworks Dist. No. 13 L. A. County Waterworks Dist. No. 22 Manhattan Beach, City of Southern California Water Co. L. A. County Flood Control Dist.	11,327 18,708 18,416 694 1,884 1,594 1,262 1,139 7,959 35,147	98,130	17,115 18,709 16,529 1,734 272 1,614 1,354 1,70 5,109 34,817	97,423		
state Water Project	Californis Water Service Company Dominguez Water Corporation El Segundo, City of Havthorne, City of Inglewood, City of L. A. County Waterworks Dist. No. 13 L. A. County Waterworks Dist. No. 22 Manhattan Beach, City of Southern California Water Company L. A. County Flood Control Dist.	14,753 1,163 1,004 2,606 6,793 826 24 3,941 13,633 148	44,911	10,119 237 2,719 1,520 11,137 805  5,187 16,497 552	48,773		
wens River-Mono Basin and Colorado River	Los Angeles, City of		50,881		53,404		
	TOTAL ALL SOURCES		247,999		251,931		

<sup>-34-</sup>

### IV. ADMINISTRATION OF THE JUDGMENT

The West Coast Basin Judgment was a logical step toward preserving the usefulness of a valuable resource. It provides a flexible tool to limit extractions and still allow a beneficial use of the ground water supply. However, the restrictions on extractions imposed by the Judgment force the parties to look for other supplies. Fortunately, these are available. If they were not, the rapidly increasing demand for water might literally bankrupt the Basin before other management techniques could be developed.

### Exchange Pool

The Court and parties foresaw that adjudicating water rights and limiting total extractions within the Basin would not be satisfactory to all parties. As a consequence, Paragraph VII of the Judgment authorized a water Exchange Pool to provide additional water rights to members without supplementary water. Membership in the Exchange Pool is voluntary, and any party can join by filing an "Intention to be Bound by Paragraph VII of the Judgment"

TABLE 8. EXCHANGE POOL OFFERS

: Amount (i	n sore-feet	)-	· Charge for
: Offered	Released	: Price (per acre-foot	exchange
96.00	96.00	\$ 20.00	\$ .,920.00
161.00			3,542.00
591.00	229.00	35 OU	8,015,00
432.00		63.60	0
91.00		72.0	0
105.00		87.12	0
1,476.00	486.00		\$13,477.00
1,000,00		\$ 48.64	
24.75			
4.40	0	20.00	
	C	123.67	
8.20	0	20.00	
1.041.95	0		
	96.00 161.00 591.00 432.00 432.00 1,476.00	9e.00 9e.00 161.00 161.00 991.00 0 91.00 91.00 1,476.00 486.00	90.00 90.00 \$20.00 161.00 161.00 22.00 182.00 299.00 61.60 191.00 0 72.04 1,476.00 486.00

with the Watermaster and the Court. Recipients of exchange water may pump the amounts released to them in addition to their Adjudicated Right. Releases are limited by the Judgment. Tables 8 and 9 summarize 1973-74 Exchange Pool transactions.

Once each July the Watermaster opens the Exchange Pool to permit the intermember exchange of water rights. The Pool is in operation when the Watermaster asks each member to estimate his water requirement and supply for the next water year. If a member has supplemental water in addition to his Adjudicated Right and if his total supply exceeds his estimated requirement, he must make a Mandatory Offer to lease a portion of his pumping right equal to the difference between his Adjudicated Right and half his estimated requirement. Under no circumstance, however, can the Mandatory Offer and the estimated requirement together exceed the total supply. This limits the Mandatory Offer to an amount which can be replaced with supplemental water.

Another type of offer is called the Voluntary Offer. Any member may volun-

TABLE 9 EXCHANGE POOL REQUESTS

Party	:	Amount of water received (in acre-feet)		Cost of a
ABC Nursery, Incorporated		15.00	\$	415.96
American Plant Growers, Inc.		25.00		693.26
Chandler's Palos Verdes Sand				
and Gravel Corporation		160.00		4,436.87
Inose, Kenichi		16.00		443.69
Mayflower Nurseries		3.00		83.19
Palos Verdes Begonia Parm		3.00		83.19
Park Water Company		145.00		4,020.92
Roman Catholic Archbishop of				
Los Angeles		90.00		2,495.74
Union Mursery, Incorporated		18.00		499.15
Ziegler, Maxwell T.		11.00		305.03
TOTAL		486.00	\$	13,477.00

tarily offer pumping rights to the Exchange Pool if his water supply exceeds his estimated requirement and he has no supplemental supply. However, the Watermaster must allocate all Mandatory Offers before using the Voluntary Offers. Voluntary Offers have not been used for several years.

The charge for a Mandatory Offer cannot exceed the cost per acre-foot of replacement water; the charge for a Voluntary Offer cannot exceed the price per acre-foot charged by the West Basin Municipal Water District for imported water. The Watermaster determines the amount of water needed and computes the average price to be paid.

If a member's estimated water requirement exceeds his total water right, including leases, and he has no supplemental supply, the difference may be requested from the Exchange Pool. The cost per acre-foot is the weighted average price per acre-foot of all offers required to meet requests.

# Transfers of Adjudicated Rights

The West Coast Basin Exchange Pool is not the only method of obtaining additional pumping rights. Each year there are several lease and sale transactions between parties. Table 10 lists all leases, sales, parties, and amounts involved. Appendix A contains a copy of the document substantiating each transfer.

Appendix A also contains samples of recommended lease and sale agreements. Some documents received by the Watermaster are unnecessarily complex. The Watermaster recommends that documents be prepared on  $8-1/2 \times 11$ -inch paper. Any necessary additions to the recommended agreement may be attached to another page. You need not use these sample documents, but they are sufficient for most purposes.

In leasing, buying, or selling water rights, parties should be specific as to the type being exchanged, i.e., Adjudicated Right. All leases should be entered into on the basis of Adjudicated Right and should specify both amount of Adjudicated Right, to the nearest whole acre-foot, and period of lease. All water right leases should be made on a water year basis, i.e., October 1 through September 30 of the following year, never on a fiscal year basis.

The "General Information, Policies and Procedures" of the Watermaster Service in the West Coast Basin contains the following requirement:

"In order that a water right lease be in force (applicable) during a particular water year, it must have been executed by the parties involved before or prior to September 1 of the water year in question. In addition the executed water right lease document must be filed with the Watermaster no later than August 31 or postmarked August 31 of the year in question. Any otherwise valid agreement not filed with the Watermaster prior to September 1 of the water year in question will be void and of no force or effect for the transfer of water rights."

### Overextractions

Each year some parties extract more ground water from the West Coast Basin than they are entitled to. The over-extractions are usually small, occurring within the tolerance set by the Judgment. The Judgment allows each party to overextract by 2 acre-feet, or by 10 percent of its Adjudicated Right, whichever is larger, on the premise that the overextraction will be eliminated during the following year.

Most overextractions are the result of an unexpected increase in water

TABLE 10. TRANSFERS OF ADJUDICATED RIGHTS

PARTY	TRANSACTION AN	NI THUUMA O	ACRE-FFFT	PAPTY
A R C NURSERY. INC	PURCHASED	2.00	FDOM	UNITED CALIFORNIA PANE
ASAHT FANCY KOT INCORPORATED	LEASED	12.10	FROM	FNGH SMA. JAKE
ATLANTIC RICHFIELD COMPANY	LEASED	1.500.00	FRUM	DOMENGUEZ WATER CORROBATION
ATLANTIC RICHFIELD COMPANY	LEASED	375.00	TO	DOMINGUEZ WATER CORPORATION
ATLANTIC RICHFIELD COMPANY	LEASED	255.00	FPOM	INDUSTRIAL CHEMICAL DIVISION
ATLANTIC RICHFIELD COMPANY	LEASED	1.000.00	FROM	ING EMOOD. CITY OF
ATLANTIC RICHFIELD COMPANY	LEASED	3,100.00	FROM	STANDARD DIL COMPANY OF CALTE
ATLANTIC RICHFIELD COMPANY	LEASED	1.050.00	FPOM	UNTON DIE COMPANY OF CALIF
CALIFORNIA WATER SERVICE CO	LEASED	499.00*	10	TEXACO INCORPORATED
CARSON-MADRONA COMPANY	LFASED	104.00	τn	DOMINGUEZ WATER COPPORATI N
CHANDLERS PALOS VERDES SAND AND GRAVEL COMPORATION	PURCHASED	184.00	FROM	INPRANCE SAND AND SPAVEL CORE
COLUMBIA BROADCASTING SYSTEM				
INCORPORATED (Now CBS INC)	LFASED	9.50	TO	DOMINGUEZ WATER CORPORATION
DOMINGUEZ WATER CORPORATION	LFASED	1.500.00	₹ ∩	ATLANTIC PICHFIELD COMPANY
DOMINGUEZ WATER CORPORATION	LFASED	375.00	FROM	ATTANTIC RICHFIELD COMPANY
DOMINGUEZ WATER CORPORATION	LEASED	104.00	FROM	CARKIN-MADRONA COMPANY
DOMINGUEZ WATER CORPORATION	LEASED	9.50	FRIM	THEOPPOPATED (NOW CRC :NO)
DOMINGUEZ WATER CORPORATION	LEASED	8.20	FPDW	FICHEMENDY . CAPOLINE . FST OF
NOMINGUEZ WATER CORPORATION	LEASED	3.50	FROM	LAGERLOF . STANLEY C
DOMINGUEZ WATER CORPORATION	LEASED	48.10	FROM	LOYOLA MARYMOUNT HNIVERSITY
DOMINGUEZ WATER CORPORATION	LEASED	145.50	FPDH	PICO COUNTY WATER DISTRICT
			FROM	
OOMINGUEZ WATER CORPORATION	LEASED LEASED	500.00 39.50	FROM	PICO COUNTY WATER DISTRICT SANTA FE LAND IMPROVEMENT CO
DOMINGUEZ WATER CORPORATION DOMINGUEZ WATER CORPORATION	LEASED LEASED	40.20	FPOM	MATCON LAND COMPANY
FL SEGUNDO» CITY OF EL SEGUNDO» CITY OF	LFASED LFASED	300.00 500.00	7 O	BICU COUNTY MATER DISTRICT
FNGELSMA . JAKE	LEASED	12.10	10	ACAHI FANCY KOT INCOPPORATED
ETCHEMENDY . CAPOLINE . EST OF	LFASED	A.20	TO	DOMINGUE? WATER CORPORATION
GEORGIA-PACIFIC CORPORATION	SOLD	3.40	TO	INGLEWOOD. CITY OF
GONZALES+ FELIPE AND GARRIELA	LEASED	34.304	TO	TEXACO INCORPORATED
	LEASED	59.00	10	HIELSIDE MEMORIAL PARK
GRANT. JOHN. FSTATE OF			FROM	GRANTA JOHNA ESTATE OF
HILLSINE MEMORIAL PARK	LEASED	59.00		
INDUSTRIAL CHEMICAL DIVISION	LEASED	255.00	ro	ATLANTIC PICHFIFLO COMPANY
INGLEWOOD+ CITY OF INGLEWOOD+ CITY OF INGLEWOOD+ CITY OF	LEASED PURCHASED LEASED	1+000.00 3+40 160.00	TO FRDM TO	ATLANTIC PICHFIFID COMPANY GEORGIA-PACTFIC COMPONATION ROLLING HILLS VISTA
INOSE + KENICHI	LFASED	2.20	FROM	REHOR. MSERHINE P
LAGEPLOF. STANLEY C	LEASED	3.50	TO	DOMINGUEZ WATER COPPODATION
LDS ANGELES. CITY OF	LEASED	250.00*	FROM	LOS ANGELES CO WWKS DIST NO 15
LOS ANGELES CO WWKS DIST NO 13	LFASED	250.004	10	LOS ANGELES. CITY OF
LOYOLA MARYMOUNT UNIVERSITY	LEASED	48.10	TO	DOMINGUEZ WATER COPPORATION
HORE OF CORONAL TECH	154550	300 00	FPDM	EL FECUNDO: CITY OF
MORIL OIL CORPORATION MORIL DIL COPPOPATION	LEASED LEASED	300.00 1.500.00	ENUM	FI SEGUNDO+ CITY OF STANDARD OIL COMPANY OF CALIF
NOZAKI. SUMIKICHI	LEASED	31.00	FRDM	SOUTHERN CALIFORNIA FOISON C
NOZAKI. SUMIKICHI	PURCHASED	5.00	FORM	UNITED CALIFORNIA RANK
OTANI. CHISATO	LEASED	25.00	FRDM	SOUTHERN CALIFORNIA FOISON CO
0.00 0.0070 0.0070107	LEASED	145.50	τn	DOMINGUEZ WATER CORPORATION
PICO COUNTY WATER DISTRICT	LEASED	500.00	TD	DOMINGUEZ WATER CORPORATION
PICO COUNTY WATER DISTRICT			FROM	FL SEGUNDO CITY OF
PICO COUNTY WATER DISTRICT	LEASED			
PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT	LEASED	500.00		STALLEFER CHEMICAL COMDANY
PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT	LEASED LEASED LEASED	500.00 204.50 350.00	TO FROM	STATEFFER CHEMICAL COMPANY UNITED STATES STEEL CORP
PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT PICO COUNTY WATER DISTRICT	LFASED	204.50	ΓO	STALLEFER CHEMICAL COMPANY
PICO COUNTY WATER DISTRICT PRENDW. JOSEPHINE P	LFASED LFASED	204.50 350.00	TO FROM	STALFEFER CHEMICAL COMPANY UNITED STATES STEEL CORP

# TABLE 10. (Continued) TRANSFERS OF ADJUDICATED RIGHTS

үтнач	TRANSACTION	NT THUOMA DNA	ACRE-FFET	PARTY
SOUTHERN CALIFORNIA EDISON CO	LFASED	31.00	TO	NOZEKI - SHMIKICHI
SOUTHERN CALIFORNIA EDISON CO	LEASED	25.00	TO	OTAL I. CHISATO
STANDARD DIL COMPANY OF CALIF	LEASEO	3.100.00	TO	ATLANTIC PICHFIELD COMPANY
STANDARD OIL COMPANY OF CALIF	LEASED	1.500.00	TO	MORTE OIL CORPORATION
STAUFFFR CHEMICAL COMPANY	LEASED	204.50	FRO.	PICO COUNTY WATER DISTRICT
FYACO INCORPORATED	LEASED	999.00*	FROM	CALIFORNIA WATER SERVICE CO
FXACO INCORPORATED	LFASED	34.30*	FRAN	GONTALES. FELIPE AND GABRIELA
TORRANCE SANO AND GRAVEL CORP	SOLO	1 44 + 0 0	ТО	CHANDLERS PALOS VEPDES SAND AND GRAVEL CORPORATION
UNION OIL COMPANY OF CALIF	LEASED	1,050.00	TO	ATLANTIC PICHFIELD COMPANY
UNITED CALIFORNIA BANK	SOLD	2.00	TO	A P C NURSERY INC
UNITED CALIFOCNIA RANK	501.0	5.00	TO	NOZAKI: SUMIKICHI
UNITED STATES STEEL CORP	LEASED	350.00	то	PICH COUNTY WATER DISTRICT
VATSON LAND COMPANY	LEASED	80.20	TO	DOMINGUEZ WATER CORPORATION

<sup>\*</sup> Lease includes carryover flexibility right.

demand. Therefore, allowing some deviations from the limits and guidelines of the Judgment is considered a reasonable solution.

Table 11 summarizes all overextractions. Of the twelve parties listed, five exceeded the limit imposed by the Judgment. All five parties have purchased exchange pool water to meet their 1974-75 water needs.

The Watermaster recommends that no court action be taken at this time against the parties exceeding the limit.

### Carryover of Adjudicated Right

The provision in the Judgment (Paragraph VI) relative to allowable carryover of unused water right states in part: "...each of the parties... who ... does not extract ... all of such party's Adjudicated Right ... is permitted to carry over from such water year the right to extract...in the next succeeding water year an amount of water equivalent to the excess of Adjudicated Right over his extraction during said water year not to exceed, however, 10% of such party's Adjudicated Right or two acre-feet, whichever is the larger." (Emphasis added.)

The Watermaster, in reviewing water right lease documents, assumes that when not specifically conveyed to the lessee by the lease document, the amount leased is not deducted from the lessor's Adjudicated Right in computing the permissible allowable carryover or overextraction.

All lease documents should contain a statement as to which party is entitled to the benefit of the amount leased in computing carryover or overextractions. Item (5) in the suggested Water Right License and Agreement shown on page 62, is sufficient for this requirement.

TABLE II OVEREXTRACTIONS (in acre-feet)

Party	(1) : Adjudicated : Right	(2) Allowable Extractions	(3)  Amount  Pumped	: (4) : Overextrection : (2)-(3)=(4)	: (5) : Allowable b : Overextraction	: (6) : Overextraction : in percent of : Adjudicated Right : (4) : (1) X 100=(6)
American Plant Growers Inc.	10.00	37.00	38.81	- 1.81	2,00	18.10
Los Angeles County Sanitation District No. 2	n 102.00	104.71	106.20	- 1.49	10.20	1.46
Mayflower Nursaries	0.00	0.78	25.48	-24.70 <sup>c</sup> /	2.00	90 de se
Nozaki, Sumikichi	7.00	41.43	45.98	- 4.55°C/	2.00	65.00
Oteni, Chisato	0.00	25.00	34.98	- 9.98 <sup>c</sup> /	2.00	
Pacific Crest Cemetary Company	39.40	43.34	46.12	- 2.78	3.94	7.06
Roman Catholic Archbishop of Los Angeles	72.30	156.34	171.48	-15.14 <sup>c</sup> /	7.23	20.94
Southern California Edison Company	57.10	6.81	7.80	- 0.99	5.71	1.73
Southern California Water Company	6,548.64	6,372.73	6,433.80	-61.07	654.86	0.93
Torrance, City of	3,804.73	3,771.18	3,785.72	-14.54	380.47	0.38
Union Mursery, Inc.	4.70	23.78	26.08	- 2.30 <sup>c</sup> /	2.00	48.94
United States Steel Corp.	1,791.00	1,162.03	1,170.27	- 8.24	179.10	0.46

s/ See column (5) of Table 4 for derivation.
b/ Computed as 2 scre-feet or 10 percent of Adjudicated Right \_Column (1)\_\_/whichever is larger.
g/ In violation of Judgment.



#### V. ADMINISTRATIVE COSTS

Expenses incurred in administering Watermaster Service Areas are payable one-half by the State and one-half by the parties. To obtain the funds required, the Watermaster prepares a tentative budget each year, stating the anticipated expense for administering the provisions of the Judgment. A copy is mailed to each of the parties at least 60 days before the beginning of each water year. If no objections are received within 15 days, it then becomes final.

The 1973-74 tentative budget, mailed on July 31, 1973, received no objections and became the final budget on August 15, 1973. The final approved budget is presented in Table 12. The

administrative cost chargeable to each party is in proportion to its "Adjudicated Right" and is payable on or prior to, the first day of the water year. A 5 percent penalty is added if charges become delinquent. A total of \$21.11 was collected in penalties for delayed payments. Apportionment of the parties' share of the budget for the 1973-74 water year is set forth in Table 13.

Income and expenditures for Water-master Service during the 1973-74 water year are shown in Table 14. Any credit or debit balance is carried forward into the succeeding water year. The parties' share of the 1973-74 carryover amounts to \$6,324.04

TABLE 12. APPROVED BUDGET FOR 1973-74

Salaries and wages Operating expenses	\$32,164 15,958
TOTAL BUDGET	\$48,122
One-half payable by State	\$24,061
One-half payable by parties, Less estimated carryover from 1972-	24,061 730
TOTAL AMOUNT BILLED	\$24,061

TABLE 13. APPORTIONMENT OF PARTIES' SHARE OF 1973-74 BUDGET

Party	: Adjudicated : Right : (in acre-feet):	Apportionmen paid
ABC Mursery, Incorporated	22.10	\$ 8.25
American Plant Growers, Incorporated	10.00	2 72
		3.73
Asahi Fancy Koi, Incorporated	2.00	0.75
Atlantic Richfield Company	4,428.00	1,652.63
Automation Industries, Inc Harris Tube	0.70	0.26
California Water Service Company	3,071.00	1,146.17
Carson-Madrona Company	104.00	38.82
Chandler's Palos Verdes Sand and Gravel Corp.	294.20	109.80
Columbia Broadcasting System, Incorporated	9.50	
Curtis, Owen W.	0.36	3.55 0.13
Delaney, Golda, Estate of	4.10	1 528/
		1.53 8
Desser Enterprises	0.00	2 200 1 2
Dominguez Water Corporation	10,150.65	3,788.45
El Segundo, City of	953.00	355.68
Engelsma, Jake	12.10	4.52
Etchemendy, Caroline, Estate of	8.20	3.06
Fletcher Oil and Refining Company	90.00	33.59
Fujimoto, Samuel R. and Raymond S.	20.00	7.46
Futura Industries, Incorporated	44.40	16.57
Garrett Corporation, The	22.50	8.40
Georgia-Pacific Corporation	3.40	1.27
Gillingham, Florence R., et al.	2.40	0.90=/
Gonzales, Felipe and Gabriela	34.30	12.80
Grant, John, Estate of	59.00	22.02
Hawthorne, City of	1,882.00	702.40
Hillside Memorial Park	29.20	10.90
Hollywood Turf Club	282.00	105.25
Industrial Chemical Division -	202.00	10).29
	055 00	
Allied Chemical Corporation	255.00	95.17
Inglewood, City of	4,402.09	1,642.96
Inose, Kenichi	5.40	2.02=/
Johns-Manville Products Corporation	881.00	328.81
Joughin Torrance Ranchb	3.33	1.248
Lagerlof, Stanley C.	3.50	1.31
Lermens, Alfred	0.70	0.263
Leuzinger, Emma L., Estate of	1.40	0.52
Iong Beach City of	0.70	0.26
Long Beach, City of	0.70	
Lopes, Frank	3.70	1.38
Los Angeles, City of	1,503.00	560.95
Los Angeles County - Alondra Park	67.70	25.27
Los Angeles County Sanitation District No. 2	102.00	38.07
Los Angeles County Waterworks District No. 13	1,352.00	\$ 504.60
Los Angeles County Waterworks District No. 22	551.00	205.65
Los Angeles County-Western Avenue Golf Course	296.00	110.47
Loyola Marymount University	48.10	17.95 <sub>c</sub> /
Manhattan Beach, City of		1,20 100
menuetten precit, tilly til	1,131.20	422.19

# TABLE 13. (Continued) APPORTIONMENT OF PARTIES' SHARE OF 1973-74 BUDGET

Party	: Adjudicated : Right :(in acre-feet)	Apportionment
Mayflower Nurseries	0,00	Qa/.
McDonnell Douglas Corporation	1.70	0.63
Mobil Oil Corporation	2,570.00	959.18,
Mori, Roy H. and Kenji	3.60	1.342
Northrop Corporation, Aircraft Division	38.15	14.24
Nozaki, Sumikichi	2.00	0.75
Otani, Chisato	0.00	\ <u></u> /
Pacific Crest Cemetery Company	39.40	14.70
Palos Verdes Begonia Farm b/	0.00	0=
Palos Verdes Water Company	999.00	372.85
Park Water Company	160.00	59.72
Phillips Petroleum Company	167.00	62.33
Rehor, Josephine P.	2.20	0.82=/
Rockwell, Michael L.	0.10	0.04a
Roman Catholic Archbishop of Los Angeles	72.30	26.98
Santa Fe Land Improvement Company	39.50	14.74
Sheets, Esther M.	5.50	2.05
Shell Oil Company	4,516.00	1,685.47
Southern California Edison Company	57.10	21.31
Southern California Water Company	6,548.64	10 بابله. 2
Sparkletts Drinking Water Corporation	152.60	56.95
Standard Oil Company of California	4,601.30	1,717.31
Stauffer Chemical Company	521.00	194.45
Superior Oil Company	26.40	9.85
Texaco, Incorporated	3,432.00	1,280.90
Torrance, City of	3,804.73	1,420.01
Union Mursery, Incorporated	4.70	1.75
Union Oil Company of California	2,670.00	996.50
United California Bank	7.00	2.61
United States Steel Corporation	1,791.00	668.44
Watson Land Company	80.20	29.93
Wiseburn School District	8.20	3.06
Ziegler, Maxwell T.	0.00	<u> </u>
TOTALS	64,468.25	\$ 24,060.98 <sup>d</sup> /

a/ Payment waived on apportionment of less than \$3 in accordance with Section 13943.5 of the Government Code. A total of \$21.82 was waived in this manner.

b/ Was a party at the time of billing.

c/ Delayed payment, penalty assessed. A total of \$21.11 was collected in penalties.

d/ Includes payments which were waived (see footnote (a)) and excludes penalty payments.

TABLE 14. 1973-74 INCOME AND EXPENDITURES

Item	: Pa	rties	: 8	tate	: Parties	and State
Income						
From 1973-74 budget Belance from 1972-73 From budget penalties	\$24,039.16 4,966.63 21.11		\$24,061.00		\$48,100.16 4,966.63 21.11	
TOTAL INCOME		\$29,026.90		\$24,061.00		\$53,087.90
Expenditures						
Salaries and wages	\$16,018.22		\$16,018.22		\$32,036.44	
Operating expenses Miscellaneous indirect costa/ Travel in State Printing annual report Electronic machine computing Other	5,344.40 10.88 214.18 586.85 528.33		5,344.40 10.87 214.19 586.85 528.32		10,688.80 21.75 428.37 1,173.70 1,056.65	
TOTAL EXPENDITURES		\$22,702.86		\$22,702.85		\$45,405.71
BALANCE		\$ 6,324.04.0		\$ 1,358.15		\$ 7,682.19

a/ Rent, utilities, auto rental, communications, retirement, employee's health plan, and workmen's compensation incurance.

b/ Equipment rental, mobile equipment operation, engineering contracts.

c/ Total credit to parties in 1974-75 water year, subject to delayed charges or credits.

# APPENDIX A

# ADJUDICATED RIGHT OF WEST COAST BASIN PARTIES SEPTEMBER 30, 1974 AND

COPIES OF DOCUMENTS SUBSTANTIATING TRANSFERS OF ADJUDICATED RIGHT

### APPENDIX A

## TABLE OF CONTENTS

					Page
Adjudicated Right of West	Coast Basin Parties, September 1974	٠	٠	٠	48
Copies of Documents Substan	ntiating Transfer of Adjudicated Right	٠			53
Party	Agreement with				
ABC Mursery, Inc.	United California Bank				53
Asahi Fancy Koi, Inc.	Engelsma, Jake (see 1969-70 report)				
Atlantic Richfield Co.	Dominguez Water Corporation Industrial Chemical Division-Allied Chemical Corporation				53 53
	Inglewood, City of		•		54 55 55
Chandlers Palos Verdes Sand and Gravel Corp.	Torrance Sand and Gravel Corporation		٠	•	56
Dominguez Water Corp.	Atlantic Richfield Company Carson-Madrona Company	•	•	•	56 57
	(see 1972-73 report) Lagerlof, Stanley C	•	•	•	57 57 58 59 59
Hillside Memorial Park and Mausoleum	Grant, John, Estate of	•	٠	•	59
Inglewood, City of	Georgia-Pacific Corporation		٠	۰	59
Inose, Kenichi	Rehor, Josephine P., Estate of (see 1972-73 report)				
Los Angeles, City of	Los Angeles County Waterworks District No. 13	٠			60
Mobil Oil Corporation	El Segundo, City of Standard Oil Company of California .		•		61 61
Nozaki, Sumikichi	Southern California Edison Company . United California Bank				62 63
Otani, Chisato	Southern California Edison Company .	•	0		63

# TABLE OF CONTENTS (continued)

		Page
Party	Agreement with	
Pico County Water District	El Segundo, City of	
Rolling Hills Vista	Inglewood, City of	, 65
Stauffer Chemical Co.	Pico County Water District	, 66
Texaco, Inc.	California Water Service Company (see 1969-70 report) Gonzales, Felipe and Gabriela (see 1971-72 report)	
Suggested Samples of Document	nts for Transferring Water Rights	

ARC NURSERS, INC. PROPOSITION OF THE WAY TO AND CHARGE THE WHITE STATE SECTION OF THE WAY THE	1.80 13.60 6.70		TRACES OF WHITE HE STALL A TWO		9 6 ()
	. • 00	24410*	CALIFORNIA, STATE OF  "HICCH STUB TO GOHERT L. F. HILLICUT  SHICESSOR THE DOE MONIZ JR.,  SHICLESSOR IN PART TO FLAVI JR. I SHIPANY  SHICLESSOR IN PART TO FLAVI ROJETUNEZ  SHICLESSOR IN PART TO FLAVI ROJETUNEZ  SHIPAN SAM SHIPAN SHIPAN SAM SAM SHIPAN SAM SAM SHIPAN SAM SAM SHIPAN SAM SAM SAM SHIPAN SAM	1 = 1 ( 2 = 20 +6 = 10	
AS II . FRANK I T ITY - INGLIA	1 · d -1 · HO	1+0	SUCCESSOR IN PART TO PLAVE PROFIT OUT A SUPER AND SUPER AND FRED CHIEF OF WATER CORPORATION	4.00 26.10	
ALAT - NEW - ET AL -			TOTAL		0+20
AL A 1 * No N * E 1 AL *	7.5	**0	ALTHORNIA WATER SCRUICE COMPANY  CONFESSOR TO PALUS VERNE WATER PAPANY TOTAL	10 1+30 999+00	4070+90+
The state of the s			AR UN CSTATE COMPANY  'LL TO HOMEN ST WATER OF RATE IN  TOTAL	-130+00	0.01
M M M APRILL AT MAKE I I I I'M N					3.0
			CAP IN MADRINA COMPANY  NICLE SUR II HAN LUN-A _T_N HE AND DEVELOP. CU.		104+0**
( WAL HILAR ) AN MIS E U T NALARI E U T DE NA A T T T T T T T T T T T T T T T T T	1.0				
^	v <sub>4</sub> € √ 4	1. ()	CHANGLER PACCS VERW SAND AND FLAVE WE HARTON SET IN #151 DR TIASTR SAND I SHIT SE (ESSING T) SHITMS FERN SHITM I SHIT OMDANY CCCESOR TO LIPRANE AND AN HAVE SHOPPRATION TOTAL	95.20 15.10 184.10	1944 *
AM REANT RESERVE A TRP RAY- NE MENT CAST ALTO JE ENT FOR TOBY JEFF ALTY	. +60				774.
1 1 4		10.00	CHANSION-WISTERN IL AN LEVELIPMENT COMPANY IF RMENLY CHANSION- ANFIELD MITWAY DIE COMPANY! SOLD TO CARSON-MADRINA OMPANY! TOTAL	-104.00	1.00
MADER ON BEHILD TO HINKING VATEY CORPORATION TOTAL	80.50 -80.50				
ASAHI FANCY KOI, INCORPORATED **DICF*SOR IN PART TO JAKE FNGE; SWA		0.00	CHRISTLE, CLEM, JON C. FUHL AND LEON LARSON (TRUSTEE OF WILMINGTON CCR. TEPY ASSOCIATION) ABANJONED WATER RIGHT TOTAL	-0.0	0.01
THECE SOR IN PART TO JAKE ENGELSMA		- = 0.0	CLUES OF BUILDING		
ATSOCIATED SOUTHERN CALIFF TO THE TOWN COMMENTY SOLD TO SCUTHERN CALIFF THE TOWN COMMENTY SOLD TO SCUTHERN TOWN THE TOWN TOWN TOWN TOWN TOWN TOWN TOWN TOWN	46.10 -40.70	T-00	CLUFF. BEN DAIRY SICCESSOR TO FEWARD AND EMILY COST SOLD TO AMERICAN PLANT UNIXALRY, INC. TOTAL	1:40	0.00
ATLANTIC RICHFIELD OMPANY (FORMERLY RICHFIELD OIL CUMPANY)	4	4428×00	COAST FUREST PRODUCTS SUCCESSOR TO SOFTHWEST STEEL HOLLING MILES SOLD TO GEORGIA-PACIFIC CORROBATION TOTAL	3+40 -3+40	0.00
* ITOMATE N INCH TRIEF + INC HARRIE TO BE SUCCESSOR TO HARRIS TUBE + INCORPORATED		0+/04	COLLISTER. CAMERON QUITCLALMED TO RORMANDED PARK TOTAL	136+87 -136+82	
BALLMAN, RUSEMARY N SOLD TO UNITED CALIFORNIA BAN)	/+00 -7+00		TOTAL	130400	0.00
TOTAL		0.00	COLUMBIA BROADLASTING SYSTEM, INC. SOLU TO RONALD F.S. MORAN CHANGED NAME TO CBS INC	18.50 -9.50	
MANN OF AMERICA NATIONAL PUST AND SAVING. ASSOCIATION (TRUST HI 51) PL ASSOCI MICHAEL L. NUCKWELL TOTAL	0.10	09.0	TOTAL		0.00
BARCLAY HOLLANDER CURCT INC SUCCESSOR IN PART TO JOUGHTY TARRANCE KAHCH			COST. EUWARD AND EMILY COLL TO BEN CLUFF DAIRY TOTAL	7+40	0.00
		5. 53	CHRITS DURN WE SOLITIC SOUTHERN ALTERNIA WATER COMPANY TOTAL	7 + R() -3 + 44	
BARCLAY» KICHARU AND K. A. WATT SUCCESSORS TO EMMA J. OSBORN SUCCESSORS TA MART TO ISABLE A. J. JRANZ ESTAIL SUCCESSORS IN MART TO JEDROL K. MURDUCK SOLUTION OF TRABANC	12+66		TOTAL		0 = 34
SUCCESSURS IN PART TO SCURSE H. MURUUUK SOLD TO CITY OF TORRANCE TOTAL	14.75	0+011	DEE AMD ESTATE COMPANY SOLUTIO DOMINGUEZ WATER CORPORATION FOTAL	121.00	0.00
RANMAN, GUS A. TRAN FERRE() TO PALOS VIRDE RECONTA FARM		0+00	DELANLY, GOLDA: ESTATE OF IFORMERLY ARTHUR J. DELANLY) SUCCESSOR TO BEGO COMPOSATION		4.10
MEGO CORPORATION  SOLT T ESTATE OF GOLDA DELANEY  TOTAL	4 + 1 C -4 + 1 O	0+011	DESSER ENTERPRISES SECOND WEST COAST FASTE JUDGMENT		0+00+
HEEVID KE MUTUAL WATER COMPANY SJED 1 .ITY OF TURRANCE TOTAL	33+40 ->4+40	0.00	CHINGUEZ ESTATE COMPANY SCLUTIO JOMENBULZ WATER CORPORATION TOTAL	254+00	J = <b>0</b> D
** OTSE CA CAUE HULLUING COMPANY ** OFCES OR IN PART TO JOHNHEN ENGRANCE WANCH ** OT TO INSLEMENT. CITY OF *** TOTAL	16+92 -16+92	0 • 0′	DOMINGUEZ WATER COMPORATION SUCCESSOR T CARGON ESTAT COMPANY FICESCOR T OF A 2 - CLAT COMPANY SUCCESSOR TO DOMINGUEZ COTAL COMPANY SUCCESSOR TO DOMINGUEZ WITH 1995 SUCCESSOR TO DOMING WITHOUT 1995 SUCCESSOR TO SUCKION NARAW T. AL.	9477+80 130+00 121+10 254+00 32+60	
HURKE, W. F. AND EDIS PHICE SOLD I H. S. STOTT TOTAL	3 € U 1 € 1 0	a•un	SHEFFS 10 TO HEARTH WE HAVE GUT F THE ESCOR TO RELIED HARMY TO THE A SUCCESSOR IN DART TO HE IS LINEY CHEFFS SON IN DART TO HE IS LINEY TO BE AND THE WATER OF THE COMPONENTS TO BE AND THE WATER OF THE COMPONENTS OF THE	0.70 17.30 91.00 61.85 -37.60	N150+61+

OON WILSON BUILDERS	32+60		GONZALES, FELIPE AND GABRIELA		34.30*
OOM WILSON BUILDERS SOCESSORS TO KASUO ISAMU AND YOSHIKI R& KITA SOCE TO DOMINGUEZ WATER CORPORATION TOTAL	-32.60	0+00	GRAND LAND COMPANY SUCCESSOR IN PART TO SMITH, A. H ET AL.	5.70	
DOUGLAS AIRCRAFT COMPANY. INCORPORATED ISEE MCDONNEL DOUGLAS CORP.1			ABANDONED WATER RIGHTS 1961-62 TOTAL	-5.70	0.00
DRAPER CHARLES L. SOLD TO ALCAST FOUNDRY, ET AL. TOTAL	7 • 2 0 -7 • 2 0	0.00	GRANT. JOHN. ESTATE OF		59.00*
CABLY, M. I. AND DATCY	111.00		GRANZ - ISABELA J. (PER JUDGMENT) PARITIONED TO HEIRS ISABELA J. GRANZ ESTATE PURGHIN TORPACE PARCH	380.00 -33.80	
SOLD TO DOMINGUE? WATER CORPORATION SOLD TO SAMUEL R. AND RAYMONO C. FUJIMOTO TOTAL	-91+00 -20+00	0.00	GRANZ* ISABELA J. (PER JUDIOMENT) PARTITIONED TO HEIRS ISABELA J. GRANZ ESTATE JUDIOMIN TORRANCE RANCH GEORGE R. HURDOCK FIRM J. OSBORN SUBJECTION OF THE STATE JUDIOMINISTRY OF CALIFORNIA SUBJECTION OF THE STATE OF THE STATE SUBJECTION OF THE STATE OF	-212.42 -15.12 -32.66	
EDISON SECURITIES COMPANY (NOW KNOWN AS ASSOCIATED SOUTHERN INVESTMENT CO.)			TOTAL	26.40	86+00
ELLINWOOD, LATHROP M. SOLD TO ISAMU, KASUD AND YOSHIK! R. A.ITA	32.60 -32.60	0.00	GRANZ, ISABELA J., ESTATE OF  SUCCESSOR IN PART TO ISABELA J., GMANZ  SOLD IN PART TO BICHARN RARCLAY AND P. A. WATT  SOLD IN PART TO ROEC EN NO. LET AL.  SOLD IN PART TO R. A. WATT, INCORPORATEU  TOTAL	33+80 -13+55 -6+50 -13+75	0.00
EL SEGUNDO. CITY OF		953.00*	HARRIS, R. AND L.		0.00
ENGELSMA: JAKE SUCCESSOR TO WILRUR HORNSTRA SOLD TO ASAHI FANCY KOI: INCOMPORATED TOTAL	14+10 -2+00	12+10	SUCCESSOR TO LAWRENCE I. LISTON DISCLAIMED WATER RIGHT TOTAL	0 • 70	0.00
ETCHMENDY. CAROLINE. ESTATE OF		8 - 20	HARRIS TUBE: INCORPORATED  SUCCESSOR IN PART TO 8: ROBINSON AND ASSUCTATES TRANSFERRED TO AUTOMATION INU: INC-MARRIS TUBE TOTAL	0 - 70 -0 - 70	0.00
EWING. CARMELITA ROSECRANS SOLU TO SOUTHERN CALIFORNIA WATER COMPANY TOTAL	91.30	0.00	HAWTHORNE+ CITY OF		1882.00
EWING. NED ET AL. SUCCESSOR IN PART TO INABEL J. GRANZ ESTATE SOLD TO R. A. WATT. INCORPORATED TOTAL	6 + 5 0 -6 + 5 0	0.00	HENDERSON, BEATHICE M. ABANDONED WATER RIGHT TOTAL	1+30 -1+30	0+00
FLESH. LESLIE R. AND ANDOR PASTERNAK. ET AL. SUCCESSORS TO ALFRED D. AND RUTH SEABACK SOLU TO STANLEY C. LAGERLOF TOTAL	3 • 5 0 -3 • 5 0	0.00	MEYDENPECK, JEANETTE R. IFORMERLY JEANETTE R. REIFSNYDFR) SOLD TO DOMINGUEZ WATER CORPOMATION TOTAL	0.70	n+9n
FLETCHER OIL AND REFINING COMPANY  (FORMERLY FLETCHER OIL COMPANY)  SUCCESSOR TO FLETCHER, ROBERT G. ET AL  TOTAL	86.30	90.000	HILLSIDE MEMORIAL PARK SUCCESSOR TO SIGMUND 5. AND FIGNER S. HORFWALD TOTAL	16+70 12+50	27×20*
FLETCHER, ROBERT G., DANIEL S., AND WILFRED O- SUCCESSOR TO FRED A. JUNGGOIST SOLD TO FLETCHER OIL AND REFINING COMPANY TOTAL	3 • 7 0 -3 • 7 0	0.00	HOT KWALUS SIGMIND S. AND LIDNEL S SUCCESSOR TO W. D. FROGGE SOLD TO HILLSIDE MEMORIAL PARK TOTAL HOLLYWOOD TURF CLUB	17.50 -17.50	0.00
FROGE: w. J. SOLO TO SIGMUNU S. AND LIONEL S. HOCKWALD TOTAL	12.50	0.00	HORNSTRA: WILHUR SOLU TO JAKE ENGELSHA TOTAL	14+10 -14+10	0.00
FUKUWA: MERBERT SAKAYE (DOING BUSINESS AS MAYFLOWER NURSERIES)			HUNT, DONALD G. SUCCESSOR TO JAMES SCANDA	1.90	
FULLILOVE ROBERT L. SOLO TO STATE OF CALIFORNIA TOTAL	1.00	0.00	SOLD TO KENICH! INOSE TOTAL	-1.90	0.00
FUJIMOTO: SAMUEL R. AND RAYMOND S. SUCCESSOR IN PART TO H. J. AND DAISY EARLY		20+00	INDUSTRIAL CHEMICAL DIVISION, ALLIFO CHEMICAL CORP.  FORMERLY ALLIED CHEMICAL CORP., OEN. CHEMICAL CO.		25%+00%
FUTURA INDUSTRIES. INCORPONATED SUCCESSOR TO SPANISH AMERICAN INSTITUTE		44.40	INGLEMODO. CITY OF SUCCESSOR TO FRANK ABELL SUCCESSOR TO BUISE CASCAUE BUILDING COMPANY SUCCESSOR TO DEURGIA-PACIFIC COMPUNATION SUCCESSOR IN PART TO GUNDE R. * MUNDUCK	4382-00 1-80 16-92 3-40 1-37	
GARREIT CORPORATION. THE SUCCESSOR TO SHINODA BROTHERS. INCORPORATED		22.50*	TOTAL	1.90	4407+47*
GFORGIA-PACIFIC COPPORATION SUCCESSOR TO CCAST FOREST PRODUCTS SOLD TO INCLEWOOD, CITY OF	3 • 4 0 -3 • 4 0	0.00	SUCCESSOR TO DONALU G. HUNT SUCCESSOR TO THAYTER, RALPH AND LOTS A. LENGTH TOTAL	3.50	5 + 40 *
GEPANUE LAND COMPANY SUCCESSOR AND ASSIGNEE FOR A. S. JOHNSTON URILL CO ABANDONED WATER RIGHT	11.90		ISAMU. KASUO AND YOSHIFI R. KITA SUCCESSOR TO LATHROP M. ELLINWOOD SOLL TO DON WILSON BUILDERS TOTAL	32 × 60 -32 × 60	0 • 0 0
ADANOMED WATER RIGHT TOTAL GILLINGHAM* FLOMENCE R** ET AL*	-11.90	2+40*	JENKINS, MARRY C. SUCCESSOR TO N. L. PENNY SOLD TO ARC NURSERY, INCORPORATED TOTAL	1.80 -1.80	0+00

IOMNS-MANVILLE PRODUCTS CORPORATION		841.00.	MAYFLOWER NURSERIES (SEE ALSO UNDER MERBERT SAKAYE FUKUWA)		0.00*
JOHNSON: C. F. TRAMSFERRED TO KAORU AND SATORI) WADA TOTAL	12.20	0.00	MCTANOLESS» JAMES SOLD TO SPARKLETTS DRINKING WATER CORPORATION TOTAL	6.70	0+00
JOHNSTON: A: S:: DRILLING COMPANY ASSIGNED TO GERANUE LAND COMPANY TOTAL	11.90 -11.90	0.00	MCUONNELL DOUGLAS CORPORATION FORMERLY DOUGLAS AINCRAFT COMPANY. INCOMPURATEUT LONG TERM LEASE FROM UNITED STATES ABOV DEPARTMENT		1+70
JONES: ANNA MAE SOLD TO CITY OF TORRANCE TOTAL	50.20 -50.20	0+00	MOBIL OIL CORPORATION (FORMERLY SOCONY MOBIL OIL COMPANY)	25	70.00
JOUGHIN TORRANCE RANCH SUCCESSOR IN PART TO ISABELA J. GRANZ SOLD IN PART TO BANCLAY HOLLANDER CURLI INC SOLD IN PART TO BOISE CASCAUP RUILUING COMPANY SOLD IN PART TO COLLISTER. CAMPRON SOLD IN PART TO R. A. WATT, INCORPORATED TOTAL	212.42 -3.33 -16.92 -136.82 -55.35	0.00	MONETA MUTUAL MATER COMPANY SOLO TO CITY OF TORRANCE TOTAL MONIZ. JOE JR. SOLO TO STATE OF CALIFORNIA TOTAL	916.00 -916.00 -2.20 -2.20	0.00
UNGGUIST, FRED #: FORMERLY KATHERINE P. #000MAN JUNGGUISTI SOLD TO ROBERT G. DANIEL S. + WILFRED D. FLETCHER TOTAL	3+70 -3+70	0.00	MORAN, RONALD E. SUCCESSOR IN PART TO C d S , INCOMPORATED SOLD TO CITY OF TORRANCE TOTAL	9+00 -9+70	0+00
KAMLERT, ET AL SUCCESSOR IN PART TO KELLY PIPE COMPANY SOLD TO SPARKLETTS DRINKING WATER CORPORATION TOTAL	16.90	0.00	MORI, ROY M. ANU KENJI SECOND WEST COAST BASIN JUDGMENT SOLD TO NOZAKI. SUMIRICHI TOTAL	5 • 6 0 -2 • 00	3+60*
FELLY PIPE COMPANY  SOLO IN PART TO STATE OF CALIFORNIA  SOLO IN PART TO VANLERT ET AL  SOLO IN PART TO SPARKLETTS URINKING WATER CORP.  TOTAL	49.00 -16.30 -18.90 -13.80	0.00	MURDOCK, GEORGE H. SUCCESSOR IN PART TO ISABELA J. GHANZ SOLU IN PART TO R. BAHCLAY AND M. A. WAIT SOLU IN PART TO CITY OF INGLEWOOD TOTAL	15.12 -13.75 -1.37	0.00
KURTZ+ GLADYS SOLD TO SPARKLETTS DRINKING WATER CORPORATION TOTAL	3.50 -3.50	0.00	NAKANO» KİKUNO» ET AL» SOLD TO DOMINGUEZ WATER CORPORATION TOTAL	19.30	0+00
LAGERLOF, STAMLEY C. SUCCESSOR TO LESSIE R. FLESH AND ANDOR PASTERNAR, ET. AL		3.50	NAVARRO: T+ C+ SOLD TO MILARIO S+ AND EMMA ALWAG TOTAL	53.90 -53.90	0.00
LAWLER: JAMES K: SOLD TO R. ROBINSON AND ASSOCIATES TOTAL	7+10 -3+10	0.00	NORAIR, A DIVISION OF NORTHHOP CORPORATION  (FORMERLY KNOWN AS NOPTHROP ALECRAFT, INC.)		38+15
LERMENS, ALFREO LEUZINGER, LMMA L.		0.700	NORMANDIE PARK SUCCESSOR TO COLLISTER. CAMERON SOLD TO CITY OF TORRANCE TOTAL	136.82 -136.82	0.00
LISTON. LAWRENCE SOLD TO R. AND L. HARRIS TOTAL	0.70 -0.70	0.00	MOZAEL - SUMIKICHI SUCCESSOR IN PART TO MORI, ROY H AND KENJI SUCCESSOR IN PART TO UNITED CALIFORNIA BANK TOTAL	2 • 0 0 5 • 0 0	7.00*
LONG BEACH+ CITY OF		0.70 3.70	OSBORN. EMMA J. SUCCESSOR IN PART TO ISABELA J. GRANZ SOLO TO R. BARCLAY AND R. A. WATT TOTAL	32.66	0.00
LOS ANGELES. CITY OF		1503+00	OTANI CHISATO		0.00.
LOS ANGELES COUNTY-ALONURA PARK SUCCESSOR TO LOS ANGELES COUNTY FLOOD CONTROL DIST TOTAL		67.700	PACIFIC CREST CHMETERY COMPANY SUCCESSOR TO HE SE SCOTT SUCCESSOR TO MADAE KADRÚ AND SATORU 1014L	17.70 9.50 12.20	39+40
LOS ANGELES COUNTY FLOOD CONTROL DISTRICT SUCCESSOR IN PART TO A. H. SHITH. ET AL SOLD TO LOS ANGELES COUNTY - ALONDRA PARK TOTAL	37.60 1.40 -39.00	0+00	PALOS VERVES BLUONIA FARM SUCCESSOR TO GUS A. BAUMAN		0.00*
LOS ANGELES COUNTY SANITATION DISTRICT NO. 2		102.00*	PALOS VERDES WATER COMPANY SOLD TO CALIFORNIA WATER SERVICE COMPANY	999.00	0.00
LOS ANGELES COUNTY WATERWORKS DISTRICT NO. 13		1352+00*	TOTAL		160-00*
LOS ANGELES COUNTY WATERWORKS DISTRICT NO+ 22		551+00*	PARK WATER COMPANY	1.80	,
LOS ANGELES COUNTY -WESTERN AVENUE GOLF COURSE SECONO MEST COAST BASIN JUDGMENT LISTED AS BOARD OF RETIREMENT OF THE LOS ANGFLES COUNTY EMPLOYEES RETIREMENT SYSTEM.		296.00*	PAREL ZOHAIDA SOLO TO M. L. PERRY TOTAL  PASCHEE, WILLIAM JOSEPH ARANDONED WATER RIGHT	-1+80 0+02 -0+02	0.00
LOYOLA MARYMOUNT UNIVERSITY FORMERLY LOYOLA UNIVERSITY UF LOS ANGELES		48.10*	TOTAL		0400
MANHATTAN BEACH+ CITY OF		1131+20*			

		•	,		
DERRY. H. L. SUCCESSOR TO ZORATOA PARKE SOLU TO HARRY C. JENKINS TOTAL	1 + 50		SOUTHERN CALIFORNIA WAFER COMPANY SUCCESSOR TO CARHELITA ROSECRANS EWING SUCCESSOR TO TANA ARRONAUTICAL COMPANY SUCCESSOR TO SOUTHERN PALIFIC COMPANY SUCCESSOR TO SOUTHERN PALIFIC COMPANY SUCCESSOR TO PART TO OWEN WE CHETIS	6265.30 91.30 20.20 166.00 3.44	
PMILLIPS PETROLEUM COMPANY (FORMERLY TIDEWATER OIL COMPANY)		167.000	SUCCESSOR IN PART TO DE MUBINSON AND ASSOCIATES TOTAL	2 = 40	6548+64
REHOR. JOSEPHINE P.		2+20	SOUTHERN PACIFIC COMPANY SOLU TO 50 * CALIFORNIA WATER COMPANY TOTAL	166.00	0+00
REIFSNYDER. JEANETTE R. (NOW KNOWN AS JEANETTE R. HEYDFNBECK)			SOUTHWEST STEEL ROLLING MILLS SUCCESSOR TO A. K. WILSON LUMBER COMPANY	3,40	0.00
RICHFIELD OIL CORPORATION INOW KNOWN AS ATLANTIC HICHFIELD COMPANY)			SOLO TO COAST FOREST PRODUCTS	-3.40	0.00
ROBINSON, B., AND ASSOCIATES SUCCESSOR TO JAMES K. LAWLER SOLD IN PART TO HARRIS TUBE, INCOMPORATED SOLD IN PART TO SOUTMERN CALIFARNIA WATER COMPANY TOTAL	3+10 +0+70 -2+40	0.00	SOUTHMESTERN PORTLAND CEMENT COMPANY SOLD TO CHANDLERS PALOS VERUES SAND + GRAVEL CORP. TOTAL	15.00 -15.00	0.00
ROTKWELL MICHAEL L SUCCESSOR TO BANK OF AMERICA NATIONAL TRUST AND CONTINUES ASSISTED THE RESERVED TO THE		0.00	SRANISH AMERICAN INSTITUTE SOLD TO FUTURA INDUSTRIES, INCOMPUNATED TOTAL	44 a 0 0 -44 a 4 0	0+00
3841403 #330CIRCIDA (1803) 0 1-51)		0+10	SPARKLETTS ORINKING WATER CORPORATION SUCCESSOR TO JEADYS KURTZ SUCCESSOR TO JAMES MCCANDLESS	3 • 5 0 6 • 70	
RODRIGUEZ, FLAVIO SOLD TO STATE OF CALIFORNIA DISCLAIMED WATER RIGHT TOTAL	6 • 10 -4 • 00 -2 • 10	0 + 0 0	SPARKETTS ORINKING WATER CORPORATION SICCESSOR TO JAMPS MICKANDLESS SUCCESSOR TO JAMES MCCANDLESS SUCCESSOR TO KAMBERT .F. AL. SUCCESSOR TO HAMBERT C. ANDLESSON, ET AL. SUCCESSOR TO STATE OF CALIFORNIA SUCCESSOR TO STATE OF CALIFORNIA SUCCESSOR TO WECKSLEN. BL. AL. SUCCESSOR TO WECKSLEN. BL. AL. SUCCESSOR IN PART TO KELLY PIPE COMPANY	18.90 80.50 26.10 3.10 13.80	
ROMAN CATHOLIC ARCHBISHOP OF LOS ANGELES (HOLY CROSS CEMETERY)		72.30*	STANDARD DIL COMPANY OF CALIFORNIA		154.00
RUFFNER CORPORATION SUCCESSOR TO LOUIS M. SEPULVEOA	0.70		STAUFFER CHEMICAL COMPANY		521.on*
TOTAL	-0.70	0 + 0 0	SUPERIOR OIL COMPANY		0 • 0 0
RYAN AERONAUTICAL COMPANY SOLU TO SOUTHERN CALIFORNIA WATER COMPANY TOTAL	20.20	0 - 00	SWICK+ PEGGY SOLU TO HILARIO ANU EMMA ALWAG TOTAL	5 • 5 0 -5 • 5 0	0.00
SANTA FE LAND IMPROVEMENT COMPANY		39.500	TEXACO, INC.		3432+00
SCANDA, JAMES AND GEORGE NASSIN SOLW TO DONALO G. MUNT TOTAL	1+90	0.00	THAXTER+ RALPH AND LOIS A+ LENGIR SOLD TO KENICH! INOSE TOTAL	3+50 -3+50	0.00
SCHLAEGEL: KEITH W. AND OPAL R. SOLD TO SIUNLY R. AND CHARLOTTE W. TITLL TOTAL	13.60 -13.60	0.00	TIDEWATER OIL COMPANY (SEE RHILLIRS PETROLEHM COMPANY)		0.00
SCOTT, H. S. SUCCESSOR TO W. F. BLINEE AND LATS PRILE GUITCLAIMED TO PACEFIC UNEST CHETERY COMPANY TOTAL	9 • 5 0 -9 • 5 0	0.00	TITLE, SIUNEY R. AND CHARLOITE W. SUCCESSOR TO KEITH W. AND OPAL B. SOLU TO ABE NURSERY. INLORPURATED TOTAL	13+60 -13+60	0+00
SEABACK ALFRED D. AND RUTH SOLD TO LESLIE R. FLESH AND ANDOR PASTERNAK, ET AL TOTAL	3 • 5 0 -3 • 5 0	0.00	TORRANCE, CITY UF SHICCESSOR TO ALCAST FOUNDRY, ET AL SHICCESSOR TO RICHARD BANCLAY AND R. A. WATT SUCCESSOR TO BELVIDERE MUTHAL WATER LUMPANY	2519+00 7+20 59+96 33+40	
SEPULVELA: LOUIM: ACQUIRED BY MUFFNER CORPORATION TOTAL	0 + 70	0.00	SUCCESSOR TO BELVIDER MUTHAL WATER COMPANY SUCCESSOR TO ANNA WARE JONES SUCCESSOR TO MONETA GATER COMPANY SUCCESSOR TO MONETA FATER COMPANY SUCCESSOR TO MORRHOLE PARK SUCCESSOR TO TURKANDER PARK SUCCESSOR TO THE AMOUNT OF THE SUCCESSOR TH	50+20 916+00 9+00 136+82 59+40	
SHFETS: ESTHER M: (FORMERLY CLYDE L: SHEETS)		5+50	10142	13.75	3804+73*
SHELL OIL COMPANY		4516+00*	TORRANCE SAND AND GRAVEL COMPORATION SUCCESSOR TO MESTON INVESTMENT COMPANY SOLU TO CHANDLERS PALOS VERDES SAND + GRAVEL CORP.	184.00	
SHINDDA BNOTHERS, INCORPORATED SECOND WEST COAST BASIN JUDGMENT SOLU TO GARRETT CORPORATION, THE TOTAL	42.50 -22.50	0.00	TOTAL  TOPRANCE UNIFIED SCHOOL DISTRICT SUCCESSOR TO HILARID 5, AND MMA ALWAH, SOLD TO CITY OF TOPHANCE	59.40	0.00
MITH, A. M., ISAM SUNBER AND FREDE SMITH! SOLU IN PART TO STATE OF CALIFFRATA SOLU IN PART TO STATE OF CALIFFRATA SOLU IN PART TO GRAND LAND COMPANY TOTAL	9.70 -2.60 -5.70 -1.40		TOTAL  TUNE, MATES, ET AL.  SUCCESSOR TO JOSEPHINE WATKINSON	-59.40	0.00
TOTAL		0.00	SOLU TO B. A. WECHSLER TOTAL	-3.10	0.00
SOTONY MOBIL OIL COMPANY ISEE MOBIL OIL COMPANY)			UNION NURSERY» INCORPORATED SECOND WEST COAST BASIN JUDGAENT		4+10+
SOUTHERN CALIFORNIA EDISON COMPANY SUCCESSOR TO ASSOCIATED SOUTHERN INVESTMENT CO- TOTAL	10.40	57+10*	INION OIL COMPANY OF CALIFORNIA		. b O. 00°

GRAND TOTAL	64	468+25
ZFIGLER: MAXWELL 1:		0.00*
WOODMAN, KATHERINE P. (SEE FRED A. JUNGOUIST)		
WISERURN SCHOOL DISTRICT		8 = 20 #
WILSON+ A+ K++ LUMBER COMPANY SOLD TO SOUTHWEST STEEL MULLING MILLS TOTAL	3 + 4 Q -3 + 4 O	0.00
WESTON INVESTMENT COMPANY SOLD TO TORNANCE SAND AND GRAVEL COMPUNATION TOTAL	184 = 00 -184 - 00	0+00
CAMSEER, B. A. SUCCESSOR TO MATES TIME. ET AL SUCO TO SPARKLETTS DRINKING WATER CORPORATION TOTAL	3+10 -3+10	0+00
WATT, N. A., INCORPORATED SUCCESSOR TO NED DEHING ET A. SUCCESSOR TO NED DEHING ET A. SUCCESSOR IN PART TO JUDIUMIN TANKANE HANCH SOLU TO ODMINJUEZ MATER COMPORATION SOLU TO COMINJUEZ MATER COMPORATION TOTAL	6.50 13.75 55.35 -61.85 -13.75	0.00
WATSON LAND COMPANY SUCCESSOR IN PART TO DOMINGUEZ WATER CUMPORATION TOTAL	42.60 37.60	80.20
WATKINSON, JOSEPHINE SOLU TO MATES TUNE, ET AL. TOTAL	3+10 -3+10	0 * 00
MADA: KAORU AND SATORU TRANSFERRED FROM L. F. JOHNSON SOLU TO PACIFIC CREST CEMETERY COMPANY TOTAL	12.20	0.00
VERBURG, WILLIAM AND CLARA d. SOLD TO ABC MURSERY. INCORPORATED TOTAL	6 + 70	0.00
INTTED STATES STEEL COMPONATION		1/41-004
UNITED STATES NAVY DEPARTMENT TRANSFERRED FROM ALUMINIM COMPANY OF AMERICA LONG TERM LEASE TO MCDONNELL UPOGLAS COMPONATION TOTAL	1 • 70 -1 • 70	0 • 00
UNITED CALIFORNIA MANG SUICESSOR TO MALIFAN, POSEMARY N SOLD TO A M.C. NURSERY, INCORPOPATED SOLD TO NOZAKI, SUMIKICHI TOTAL	- 7.00 -2.00 -5.00	0.00
THE STATE OF THE S		

<sup>\*</sup>MCMHER OF EXCHANGE POOL AS OF SEPTEMBER 30, 1974.
PURSUANT TO PARAGRAPH VIL OF THE JUDGMENT.

# COPIES OF DOCUMENTS SUBSTANTIATING TRANSFER OF ADJUDICATED RIGHT

#### DEED OF WATER RICHTS

For a valuable consideration, UNITED GALIFORNIA BANK, a Corporation, heraby sells and transfers to ARC MURSERY, a California Corporation, the following:

Right to extract water amounting to 2.0 acre-feet per annum from an underground water basin and reservoir commonly known as "MEST COAST MASH" and more particularity described to a judgment, in Gave Ho 50806 in the Superior Court of the State of California, in and for the Country of Lun Angelea, in that Katon entitled "CALIFORMA WATER SERVICE COMPANY, et al., Plaintiff, vs. THE CITY OF COMPTON, et al., Defendent", said judgment being entered August 22, 1961, in book 4291, Page 62, and is in favor of FRANA A. MALIMAN and ROSEMANY N. MALIMAN as to the 2.0

Dated: July 12, 1974

UNITED CALIFIRNIA BANK, s

V. Fare His ton

. AL AGGLEMENT

The common of th

Sald finance i granted subject to the following conditions

It is connect that exercise waiting to and extract the name on behalf of questification is attended in the period above specified and but the wome to be receivable to addition resolution to by the exercise hereunder of each risk acquires by orbit to extract wites undependent of the right of the linear.

(2) Excension whalf play all inspectments texted on the pumping of walf ground wings by the Central and West Busin Water I optenishment District.

13. Electrice shall milify the District and the Watermaster that said pumping we either potential to this livense and provide the Watermastar with a copy of

(4) License shall note in recogning of water production for the period of the agreement that said pumping was done pursuant to this license.

(b) Licensee shall reimburse Dominguer Water Corporation for any and all advalorem tames which may be lovied on the value of water rights licensed hereandom, that to be would and office with have been levied excepting for most

(6) This License whell at all times he subject to such changes or modifications by the Public Utilities Commission of the State of California as said Commission may from time to time direct in the exercise of its judisdiction.

(7) This license shall not become effective until the authorisation of the Public Utilities Commission of the State of California has been first obtained.

(8) The valuable consideration for this license may be subject to acceletion.

Dominguet Water Corporation warrants that it has more than 1,500 acra feat of adjudicated right and that It has not pumped and will not pump or permit or liceose any other person to pump any part of the said 1,500 acra feet licenaed hersunder during the period of October 1, 1973 through September 30, 1974.

DATED: October 1, 1973

DOMINGUEZ WATER CORPORATION

ATLANTIC RIGHFIELD COMPANY

Dy Allie Street By Tills Street Streets By Tills Streets By Tills Streets

#### AGREEMENT OF LEAVE AND TRANSPER OF MALER RELEA

Industrial Chemicals Division, Allied Chemical Corporation, hereinatic externed to use disord hereby leaves and from test to Atlantic Little distance, for in after extrad to email attraction of the interest to establish the highest property of the proper

This Hirenae shall be subject to the following condition-

 Atlantic Richfold whall pay to Allied, by check a rantal of twenty-ninand no/100 Dollars (\$29.00) per acre-foot for the water cights leaved and

Total consideration therefore, computed in the hosts of scal rental III Taw Bodred and fifty tive (255) acre feet is seven thousand and three hundred inters (1),955.00 which shall be paid to Allied in since (9) equal months; theraflowste of Eight hundred twenty-new and office hundred (882) AN inglining on the (fifteenth day of tehruary, 1976, and continuing on the (fifteenth day of tehruary, 1976, and continuing on the (fifteenth day of tehruary).

A chartic Kirbi (eN shall keep and maintain accurate records of its ground water extractions made between and shall report the same to the contraand Mest Resin Natur Replantation of first, to the original conditions wester, being the Reputational of Natur Resources, at the internal collection of the difficulty rapid to see too whom conditions must be contracted in the Million.

- 2

- to their second relative prepare, the ordered to come to Alliet of all counts, documents and papers in a succeeded to the forther preserves and allied's water rights hards took took, without cost to Allied.
- 4 visities, as infield while pay to the District any and all asherd water politikas in assessments hearful that distribut on the positie, of ground water ratio ted by thermor on Allina's paid two fundard and fifty-five DASS are formed water to the west Bestin.

Atlants Richiteld shall notify the District and the Watermager that such virous witer extraction was made pursuant to the provisions of this license agreement, a copy of which shall be provided to the Ratermatic by Allied

— Alliof has been adjustrated to own at least two houstral and fifty five (25%) are reet of water to the case entitled sufficence with New York (among 14,24 to 11ty of tempton, et al los Angeles Superior Lout Law to 50%, Non-Rosever, Allied expressly makes to worrinty that it is the unner of or has the right to leave the vater rights purported to be leaved by residen.

in the event, however, that it is deemed at one time during the term hereof that Allied doze not one the rights leased hereofer or any part Oberent. Allied thail return to Alient, Fibilized any consideration paid to Alient, compared on the above price per a colon to any materitipits will in Alientia Mithirida in weakly to exercise because of Allied's lark of ownerably in maid water rights. Allied doze not warrant that there is sufficient water in waid twee features are to enable along that Mithirida to extract the rights leased to it becoming, but in the event that Aliantic Richfield in prevented from exertaling all or any portion of the rights leased becomes due to exhaustion of said beain or intervention or probabilish by any legally constituted government authority, any consideration not by Aliantic Mithirid to Allied shall be

returned to Atlantic Michifield upon the mane basts as that stated above

"Hiled shall not pump water from said West Basin during the term of his Is me in a quantity which would include any portion of the two hundred and fifty five (255) were feet lessed hereunder.

Atlantic Richfield shall pay all power costs and other production costs in connection with the production of the water referred to herein.

: (ther party to this leuse shall desire to serve a notice on the other, such notice shall be decade to have been made if those east to Allied are milled to:

> J.H.BARNETT\_MANAGER
> ALLIED CHEMICAL CORPORATION 850 So.Sepulveda Blvd., El SEgundo, California 90245

and all notices sent to Atlantic Richfield are mailed to

ATLANTIC RICHFIELD COMPANY 1801 E. Sapulveda Blvd. Carson, California 90745 Att B. E. Varon

Delivery will be deemed to have been made when demostred in the United Status mail, posters prepaid. Either party may, by notice in writing to the other, change such address for notices to it.

In witness Whereof the perties hereto execute this agreement on the date

INDUSTRIAL CHEMICALS DIVISION ALLIEO CHEMICAL COMPURATION MY\_\_\_\_\_YAND OF CA ATLANTIC RICHFIELD COMPANY

WATER USE LICENSE

The City of Inglewood, a aunicipal corporation, hereinafter referred to as "INGLEWOOD", heraby grants to Atlantic Richfield Company, hereinafter referred to as "ATLANTIC": a license to extract 1,000 acra-fast of INGLEWOOD'S Restricted Pumping allocated to INGLEWOOD under the terms of the Decree in the action: California Mater Service Company, et al. vs. Compton, No. 506806, during the period commencing October 1, 1973, and continuing to and including September 30, 1974.

> (1) Licenses shall exercise said right and extract the same on behalf of INGLEWOOD during the periou above specified and put the same to beneficial use and licenses shall not by the exercise hereunder of said right acquire any right to everyor ..... independent of the rights of licensor.

(2) ATLANTIC will pay to the Central and West Basin Water Replanishment District any pumping assessments levied by the District during the 1973-74 water year on the quantity of water extracted by ATLANTIC from the West Basin under said license.

(3) ATLANTIC will keep and maintain records of agreed production under this agraement and will report same to the Watermaster and to INGLEWOOD upon completion of ATLANTIC'S pumping.

INGLEWOOD warrants that it has 1,000 acre-feet of Restricted Pumping and that it has not pumped and will not pump or permit or license any other person to pump any part of said 1,000 acre-feet during the period of October 1, 1973 through Reptember 30, 1974.

21

2

3

10

12

13

14

15

16

17

16

19

20

21

22

23

25

26

27

28

29

30

31

32

CITY OF INGLEWOOD, CALIFORNIA,

ATTEST

11

12

18

14

1.5

18

10

11

12

13

14

2.8

18

17

23

24

25

26

27

26

20

30

31

32

(SEAL)

AGREEHENT

TNIS AGREEMENT made and entered into this 29th , 1974, by and between the CITY OF day of January INGLEWOOD, a sunicipal corporation, hereinafter raferred to me "INGLEWOOD" and ATLANTIC RICHFIELD COMPANY, harminafter referred to as "ATLANTIC":

RECITALS

WHEREAS, both INGLEWOOD and ATLANTIC are producing from the West Basin; and

WHEREAS, INGLEWOOD has an allowed pumping allocation of 4402.09 acra-feet of water per ennum in said Basin;

WHEREAS, ATLANTIC desires to make temporary use of a portion of INGLEWOOD'S allowed pumping allocation for one water year only;

NOW, THEREFORE, THE PARTIES HERETO AGREE AS FOLLOWS:

18 1. INGLEWOOD has granted to ATLANTIC by a separate 19 ament a license to produce a portion of INGLEWOOD'S 20 West Basin allowed pumping allocation in the quantity of 21 1,000 acra-feet for the water year which opmmences October 1, 22 1973, and which water year ends on September 30, 1974.

2. ATLANTIC agrees to pay INGLEWOOD the net sum of \$29,000 in October, 1974.

IN WITNESS WHEREOF, the parties hereto have authorized the dua execution heroof by their respective officers the day and year first above set forth.

ATLANTIC RICHFIELD COMPANY

By ANGLICA PREPARED DI And By (ATTTLE)

-1-

Dated: JAN 11 29 . 1978 1 2 3 ATLANTIC RICHFIELD COMPANY 5 AMkund no recention (TITLE) /TITLE! 10 CITY OF INGLEWOOD, CALIFORNIA, a California corporation 12 14 17 CITY CLERK 10 20 APPROVED AS TO FORM 22 23 24 25 28 30

#### WATER RIGHTS LICENSE

Agricultural design of the second sec

COMPANY ages

For a valuable consideration, UNION OIL COMPANY OF CALIFORNIA, a corporation (Union). hereby grants to ATLANTIC RICHIELD COMPANY, a corporation (Licensee). a license to astruct, during the pariod corporation (Licensee). The state of another special corporation (Licensee). The state of another special corporation (Licensee) and another special corporation (Licensee). If the pariod corporation of the Judgment dated August 18, 1961, saternal to Los Angeles County Superior Court Case No. 508,808, substantial of Los Angeles County Superior Court Case No. 508,808, substantial of California Nature Resvice Company, et al., vs. City of Compton, et al.).

- Licensee shall exectles this license and shall extract
  the eforesaid 1,050 acre-feet of Adjudicated Sight on
  behalf of Usion during the above specified period and
  shall jut the ease to beseftical use and Licensee shall
  not by the swertise harmader of Union's right ecoupany right to extraot veter independent of the righte of
  Union.
- Licensme shall keep and emintain accurate records of its yround weste entractions made harmunder and shall report heart District, to the occur-spointed Westermater. Daing the Department of Wester Assources of the State of Calif-ornia, and to Union.
- Licensee shall notify the District and the Matermester that such ground water satraction was made pursuant to the provisions of this license agreement, a copy of which shall be provided to the Matermester by Union.
- Licensee shell pay to the District all ground water re-planishment assessments levied by the District on the quantity of ground water extraoted by Licensee bersunder.

Union verrents that it owns the sforeseid ,195 acre-deat of Adjudiceted Right and that the same has not been our shall it be astracted by Union or by any other party under subtority granted by Union. duxing the period beginning October 1, 1973 and ending between 20, 1974.

DATED: November 16, 1973.

UNION DIL COMPANY OF CALIFORNIA

ATLANTIC RICHPIELD COMPANY

By Fred M. Anderson, President Union Real Estate Division

February 5, 1974

SIGE CHESTOPH

J. Robert Maddow, SBy.
9100 Wilshire Boulevard
Suite 955
Beverly Bills, California 90212



#### DEED DY WATER RIGHTS

\$5 35 FOR & VALUABLE COMSIDERATION, Phillip R. Micholeon, as Trustee pursuant to that certain Declaration of Trust dated December 27, 1968 ("Grantor"), hereby sells and transfers to Chandler's Palos Verdes Sand & Gravel Co., a California corporation, ("Grantes") all of its right, title and interest, to extract 184 ecrs-fast of Grantor's Adjudicated Right allocated to Grantor (or its predecessors in interest) under and pursuant to a judyment dated August 18, 1561, and entered in Los Angeles Superior Court Case No. 586 806, entitled "California Nater Service Company, et al. v. City of Compton, et al."; provided, however, Grantes shall have no right or interset to enter in any other manner whatecever, upon, above, through or into that certain real property located in the City of Torrance, County of Los Angeles, State of California, more particularly described in Exhibit "A" attached hereto and made a part hereof, or any other real property owned by Grantor.

DATED: April 18 , 1574.

William R. Michielson, Truston under Defieration of Trust dated December 27, 1968.

The undersigned hereby approves the form and content of this Deed of Water Rights.

CHANDLER'S PALOS VERDES SAND & GRAVEL CD., a California corporation

Teo Milly

BELORDED IN OFFICIAL RECORDS OF LOS AMBELES COUNTY: CA MAY 16 W74 AT 8 A.M. Recorder's Office

₩M4687±220

TITLE INSURA

THE DESIGNATION OF THE BEAD CONTROL TO STATE OF THE STATE

to be the province who have a set of the sales assessment and sales who have a set of the sales assessment and sales who have a set of the sales are and the sales are and the sales are assessment as the sales are a set of the sal



(This garg he willow resolve twice

STATE OF CALLEGENIA

COUNTY OF LOSS HAGGIES

355

description of the second of t



-

SKHIBIT A to

That certain real property described in that certain Grant Deed recorded Rebruary 18, 1970 in Book D4834 at page 288 in the Official Records of the Dffice of the County Recorder, County of Loe Angeles, State of California.

SERIBIT A

July 17, 1974

₩

Department of Water Resources Post Office Box 6598 Los Angeles, California 90855

Attention Mr. Mitchell L. Gould

Gentlemen

This will confirm my telephone conversation with Mr. Robert Sullivan of the Los Angeles office. We have agreed to lease back from Atlantic Richfield 175 acre feet of adjudicated right in the West Chart Resun.

This will be applicable for the water year October 1, 1973 through September 38, 1974.

Very truly yours.

arthur L Reeves

ALR seb

### WAS PUREL SECTION AND SECTION

Exile VALL (1.1 C) (10.00 A). (1.5 S)

grants to DOMNS(D) (MATE) [B. (10.00 A).

prints to DOMNS(D) (MATE) [B. (10.00 A).

orders stylinder and pursuant to Judgman (20.00 A).

(Jan.) (1.5 S) (1.5 S) (1.5 S) (1.5 S) (1.5 S) (1.5 S)

Company, et al., x. (1.1) (complexy, et al., 3.5 s) (1.5 S)

Company, et al., x. (1.1) (complexy, et al., 3.5 s) (1.5 S)

Company, et al., x. (1.1) (complexy, et al., 3.5 s) (1.5 S)

Company, et al., x. (1.1) (complexy, et al., 3.5 s) (1.1 S)

Company, et al., x. (1.1) (complexy, et al., 3.5 s) (1.1 S)

Company, et al., x. (1.1 S) (complexy, et al., 3.5 s) (1.1 S)

Company, et al., x. (1.1 (

- arthur 2 Rienes

### LEASE OF WATER RIGHTS

THIS LEASE is entered into the 22nd day of March, 1974, by and between DOMINGUEZ WATER CORPORATION, a corporation, hereinafter DOMINGUEZ, and STANLEY C. LAGERLOF, an individual, hereinafter LAGERLOF.

For end in consideration of the mutual undertakings and obligations of the parties as hereinafter set forth, and for other valuable consideration, the parties hereto agree as follows:

- 1. LAGERLOF has acquired the right to produce, extract and withdraw 3.5 acre feet of water per annum from the West Coast Basin, as said basin is described in the Judgment in the Los Angeles Superior Court Case No. 506,806, entitled "California Water Service Company, et el., v. City of 'Compton, et al."
- 2. LAGERLOF hereby leases to DOMINGUEZ and DOMINGUEZ hereby accepts from LAGSRLOF 3.5 scre feet of
- 3. The term of this lease shall commence on the date of this lesse and continue to and including September 30, 1974.
- 4. DOMINGUEZ shell pey to LAGERLOF the sum of \$105.00 on or before September 30, 1974.
- 5. DOMINGUEZ shall pay, before delinquency, all pumping assessments levied by the Central and West Basin Water Replenishment District on LACERLOF'S said

- 6. DOMINGUEZ shall exercise all of the rights .seeed hereunder and shall pump the same on behalf of LAGERLOF and shall put the same to beneficial use on or before September 30, 1974.
- 7. Each perty agrees that of the quantity extracted by DOMINGUEZ, between the date of this lesse and the end of the 1973-74 water year from the Basin in which seid rights were lessed to DOMINGUEZ, 3.5 ecre feet of seid quantity shell be deemed to be pursuant to snd in exercise of the rights lessed hereby.
- 8. The sllowed pumping ellocation of DOMINGUEZ shall be increased by the smount hereby lessed when computing carryover or allowable overextraction as provided by paregraph 6 of said judgment.

DOMINGUEZ WATER CORPORATION

2.

W A

(2) I consee shall pay as as ment, by a on the pumping of an actioned waters by the Control and West Basin W. Fer ReplaceMoment District.

(3). Learning shall notify the  $D(\operatorname{strot})$  are the Watermaster (1st suct pumping was done pursoont to this to ease and provide the Watermaster with a copy of this

Dated 5 Nov. 1973

10 Chydd Mynd Bus Mill. 11, Om Lynn S

1.

#### EXCHANCE OF WATER RIGHTS

The Parties hereto, DONINGUEZ WATER CORPORATION, a California corporation, hareinefter DOMINGUEZ, and PICO COUNTY WATER DISTRICT. a county water district organised under Division 12 of the Weter Code of California, hereinafter DISTRICT.

This egreement is based on the following facts:

- 1. DOMINGUEZ has rights to produce water from the Central Basin of California adjudicated to it under Central and West Basin Water Replenishment District v. Charles E. Adams, et al., No. 786,656, Los Angeles Superior Court, and has the right to extract not less than 200 acre feet from said basin for the balance of the water year 1973-74.
- 2. DISTRICT has acquired by lease the right to extract not less then 145.50 acre feet of water from the West Coast Baskn for the belence of the water year 1973-74 . (1) 114
- 3. The Perties desire to exchange seid rights on the terms and conditions set forth below.

The parties hereto agree as follows:

- A. DISTRICT hereby gives and transfers to DOMINGUE its right to extract water from the West Coast Basin for the water year 1973-74 to the extent of 145.50 acre feet and no
- S. DOMINGUEZ hereby gives and transfers to DISTRICT its rights to extract water from the Central Basin for the water year 1973-74 to the extent of 145.50 acre feet
- C. Each perty agrees to pay before delinquency all pumping assessments levied by the Central and West Basin Water Replenishment District on the water rights being trans-
- D. Each party agrees to pump and extract the full amount of 145.50 acre feet of water from the basin in which the transferred rights exist and nut said amount to beneficiel use therein prior to the end of the 1973-74 water year.
- E. Each party agrees that the 145.50 acre feet extracted by it following the date of this agreement from the basin in which seid rights were transferred to it shall be deemed to be pursuant to and in exercise of the rights transferred hereby.
- F. Each party sgrees that the rights of each of them with respect to allowable overextractions or in the computation of carryover rights shall not be affected by the exchange of water rights provided herein. Their respective rights to allowable overextractions and carryover rights shell be determined and computed as though this exchange had

DATED: March 22, 1974

DOMINGUEZ WATER CORPORATION By O. H. Breper, President

PICO COUNTY WATER DISTRICT By Stenley C. Lagerlot, Secretary

#### EXCHANGE OF WATER RIGHTS

The parties hareto. DOMINGUEZ WATER CORPORATION e California corporation, hareinafter DOMINGUEZ, and PICO COUNTY WATER DISTRICT, a county water district organised under Division 12 of the Water Code of California, hereinefter DISTRICT

This agreement is based on the following facts

- 1. DOMINGUEZ has rights to produce water from the Central Basin of California adjudicated to it under Central and West Basin Water Replanishment District v Charles E Adams, et al., No 785,646, Los Angeles Superior Court, and has the right to extract not less than 500 acre feet from said basin for the balance of the water year 1973-74
- 2 DISTRICT has acquired by lasse the right to extrect not less than 500 acre feet of water from the West Coast Basin for the balance of the water
- 3. The Perties desire to exchange said rights on the terms and conditions set forth below

The parties hereto earee as follows

- A DISTRICT hereby gives and transfers to DOMINGUEZ its right to extract water from the West Coast Basin for the water year 1973-74 to the extent of 500 acre feet and no more
- B DOMINGUEZ hereby gives end transfers to DISTRICT its rights to extract water from the Central Basin for the water year 1973-74 to the extent of 500 acre feet and no more
- C. Each party agrees to pay before delinquency all pumping assessments levied by the Central and West Sasin Water Replanishment District on the water rights being transferred to each
- 0. Each party agrees to pump and extract the full amount of 500 acre feet of water from the basin in which the transferred rights exist and put said amount to beneficial use therein prior to the end of the 1973-74 water year
- E Each party agrees that the 500 acre feet extracted by it following the date of this agreement from the basin in which said rights were transferred to it shall be deemed to be pursuent to and in exercise of the rights transferrad hereby
- F Each party agrees that the rights of each of them with respect to allowable overextractions or in the computation of carryover rights shall not be affected by the exchange of water rights provided herein. Their respective rights to allowable overextractions and carryover rights shall be determined and computed as though this exchange had not been made
- G. This agreement does not amend, modify, or change the rights and obligations of the parties hereto with respect to any prior agreement between them but is separate and distinct therefrom and supplemental thereto

Dated August /3, 1974

DOMINGUEZ WATER SORPORATION

Refor Carel

### WALLEY TO TEEME

AT 1 1 2 WATER CORPORATION, a to ense to the greater than 
In the Modern errors, said right an extract the same on behalf of Santa Fe the moment tempory during the period above specified and put the same and tempors, which may be exercise hereunder of and right acquired on the extract water independent of the rights of the increor.

(d) in cosee shall pay assessments levied on the pumping of said ground waters by the Central and West Basin Water Replenishment District,

(0) . To ensee shall notify the District and the Watermaster that said pumping was done pursuant to this license and provide the Watermaster with a copy of this document.

(4) Livensee shall note, in any recording of water production for the period of agreement, the second pink wis done pursuant to this livense.

VILLEPASSILENT BY arthur & Renning PRESIDEN

with the second 
has over we said right and extract the same in least. Watson Land are the fight the previous brows specified and into the same? Thereto allower and the same is not by the exercise becomed right and right as pure one right to extract the momentum of the rights of the horizon.

nsee whali pay assessments leved on the pumping of sool ground waters by the local and West Hasin Water Replenishment that?

0 - i > s shall tify the Instruct and the Wistermaster that said , singing was done , it can to this because and provide the Watermaster with a  $\epsilon$  - ps of this document

And the state of t

Outher I Rema

No CK per telephone communition and the Reams

#### WATER RIGHT LICENSE AND AGREEMENT

FOR a valuable consideration, ESTATL OF Junks .PANT mereby Franter to Millside Hemorial Park and Yauvaleum: a lignment of extret to Millside Hemorial Park and Yauvaleum: a lignment of the Constant of the Constant of the Constant of Judement dated August 18, 1941, and entered in Los Anvelae Townsion Court (ase No. 50816 entitled 'California Variet' Commencing October 1, 1973 and continuing to and Included Systems 20, 1974.

Said License is granted, subject to the following conditions:

- (1) Licensee shall seercise said right and extract the same on behalf of STATE Of JOHN GRANT during the period above spracified and just the same to beneficial use and acquire any right to satiract water independent of the rights of licensee.
- (2) Licensee shall ,-ay assessments levied on the pumping of said ground waters by the Central and Jest Resin Water Replanishment District.
- (3) Licensee shall notify the District and the Watermaster that said pumpling was done pursuant to this license and provide the Watermaster with a copy of this document.
- (%) Licenses shall note, in any recording of water production for the period of agreement, that said pumping was done pursuant to this license.

ESTATE OF JOHN URANT warpants that it has 59 acre-feet of Adjudicated Synt and that it has not pumped and will not pum, or permit of license any other person to pump any part of said 59 acrefeet during the period October 1, 1971 through Seytember 30, 1974.

HILLSTON MEHORIAL PARK AND HAUMCLEUM

FOR A VALUABLE CONSIDERATION, receipt of which is hereby

acknowledged.

GEORGIA-PACIFIC CORPORATION. 4 Georgia corporation

hereby transfers and convey so CITY OF INOLEWOOD, a municipal corporation. It serves into a water rights. These water rights are as about the Buperior Court of Marie Property Court of Conferna with Cantiorna Water Service Company. et al., Plaintiful Except a will Cantiorna Growth 1972-73, among year.

DATED January 18, 1974

GEORGIA-PACIFIC CORPORATION

Assistant Sprotory

STATE OF OREGON 1

County of Multnomah |

On this ### day of January, 1274, before me, the undersigned, a Notary Public is and to and county and state, personally appeared.

Robert B. Pempin and Franc & Beruer, innover to the respectively the Cherman and President and the Assistant Secretary of Georgia Pacific Copporation; the cripporation that receited the system instrument, known to me to be 1½ persons, sho exeluted the within instrument on behalf wither corporation therein rained, and administrate the methal such corporation therein rained, and administrate me that such corporation the special conditions.

WITNESS my hand and official seal

Notary faith in and or said corry and state
My commission expires

(SEA1)

#### CERTIFICATE OF ACCEPTANCE

This is to certify that the interest in real property conveyed by the deed or grant dated Jim 1. 900 from been particular vicinities or on the contract of the

to the CITY OF INCIDENCED, a municipal corporation, is herety after led by order of the City Council on the one. I am the grantee consents to recordation by its duty authorized officer.

Dated F. 6 6, 1974

By Cliv Clirk of he City of Inglewood, California

DUPLICATE

MO. 10790

neerto d

OF THE CITY OF LOS ANGELES

and

LOS ARCELES COCNTY UNITERNOUGS DISTRICT NO. 13 (LOWITA)

23524

#### EXCHANGE OF PURPOSE ALLOTTED

The Parties briefs are THE LOS ANGELS COUNT WITH THES SIDIFFICE
HG. 13 [LORTER], a public compension, bread referred to as "DISSIDIT" and
the OBSAIDURY OF WATER AND PARTS OF THE CITY OF LOS ADDICALS, berein
referred to as "DEFERREDURY."

This experient is based on the following facts:

- 2. DISTRICT has an adjudicated Right to produce vater from the West Coest bears of California edglocitated to it under <u>California water</u> <u>Service Company</u>, et al., ws. City of Compton, et al., No. 506, 506, Eds Angeles Courty Superior Court, and has the right to sereat not less than 200 acrafest of vater from said bears for the belence of the water year 1973-74
- DFPSFTMENT: has limited operational flexibility to extract its Allowed Pumping Allowetion in the Central Basin, but has greater opprational flexibility to catract water in the Newt Cosel Basin.
- 4. Conversely, 01575JCT has limited operational flexibility to extract sta Adjudicated Right in the West Coast Basin, but has a greeter operational flexibility to extract voter in the Central Basin.
- An eachinge of pumping silotments would increase the operational flexibility of both Parties and would be nutually beneficial thereto.

Agreement No. 10790

- The Parties desire to aschange asid aliateents on the terms and conditions set forth below.
- a. DISTRICT hereby permits DEPARTMENT to extract water from the Mest Coast Besin for the water year 1973-74 to the extent of 240 acrefact and no more.
- B. DEFARMORY? hereby permits OldTRICT to extract water from the Central Basin for the water year 1973-74 to the extent of 250 acre-feet
- C. Each Party agrees to pey before delinquency all pumping sessemments levied by the Central and Meet Resin Matar Replanishment District on each Perty's pumping olloteents
- D. Each Party agrees to extract the full amount of 250 ecrafeet of water from the beain in which the transferred pumping allocatest emisss amo put eaid amount to beneficial use therein prior to the end of the 3973-74 veter year.
- 8. Each Farty bes the right to over-extract or under-extract as much as 25 ecre-feet pursuant to the terms of the aforementioned Judgments.
- P. Each Party agrees that the 250 acre-feet extracted by it following the date of the Agreement from the beain in which each paging allotzents wire transferred to it shall be deemed to be pursuant to a converge of the allotants transferred berely.

DATED: SEP 10 1974 . 1974

LOS ANGELES COCHTY NATERIORIS

JANUS Executive Of the Board o

DACES S. HIEL

DESCRIPTION OF CLERK OF
the Board of Supervisors

By Marida Bannan

APPROVED AS TO FORK

John B. Leretn County Counse: wanty of Eas Angelee

Redende

Chairman of the Board of Supervisors of County of Los Angelse, as the governing body of said Materworks District

ADOPTED OF SUPERVIOUS

▶ 2.4 SEP 1.0 1974

guin

DEPARTMENT

DEPARTMENT OF NOTER AND PRICE OF THE CITY OF LOS ARRELES BY BGAED OF WATER AND THE COMMISSIONERS OF THE CITY OF LOS ARRELES

Many mans

3

#### LEASE OF WATER PICKES

THIS ACREDITY is entered into this 13th day of August, 1974 by and between the City of El Sagundo a gamesi law city of the State of California, hereinafter referred to as "City" and MCSLL CHLORDRATION, hereinafter referred to as "CONLI".

For and in consideration of the mutual undertakings and obligations of the parties as hereinafter set out and for other valuable consideration, the parties hereto agree as follows

- City herby leases Co MONIL and WTAIL take from City the right to exercise City's appropriative, prescriptive and adjustment right to extract water from the West Cource Beath (the ground water beath within the Central and West Beath hater Deplementation District in the States of California) to the extent of Three Bandred (300) acres face;
- The term of this lease shell be for the veter year commencing October 1, 1973, and continuing to and including September 30, 1974.
- MORIL shall pay, before delinquency, all pumping sessessents levied by the Geotral and West hasin Water Aspleniaheers Obstrict on City's said Three Hundred (300) acre feet of water right.
- City has been adjudicated to own at least Three Mundred (300) acre feet of water in the cese entitled

CALIFORNIA WATER SER TICE COMPANY, et al VS CITY OF COMPTON, et al. Los Angeles Superior Court Case No. 506,806. However, City genressly makes on warranty that it is the owner of or has the right to lease the water rights purported to be lessed hereunder in the event, however, that it is deemed at any time during the tern hereof that "toy does not own the rights lessed hereunder or any part thereof, City shall return to MORIL any consideration said to City, computed on the agreed price per acre foot for any water rights which MOBIL is unable to exercise because of City's lack of ownership in said water tights. City does not warrant that there is sufficient water in said West Basin so as to enable MOBIL to extract the rights lessed to it berounder, but in the event that MOBIL is prevented from exercising ell or any actrion of the rights leased becaunder due to exhaustion of said basin or intervention or prohibition by any legally constituted government authority, any consideration paid by MOBIL to City shall be returned to MOBIL upon the same Masie as that stated above

- 5. MORIL shall exercise all of the rights leased becaused and shall pump the same on behalf of City and shall put the same to beneficial use. MORIL shall be relieved of its solitations under this paragraph to the extent that its failure to pump any of City's rights leaved becaused is -a-saw by "OBLI'S inshifty to pump or use such weter due to etrikes, locknots, eiges growth in the vater table, or any other reason which would make the water industrially unusable by MORIL, acre of God, or other acts or occasions of which MORIL has no control. MORIL shall notify City within a reasonable time of the existence of any of the aforementimes conditions.
- City shall not pump water from said West Basin during the term of this tease in a quantity which would include any portion of the Three Hundred (300) acre feet teased bereunder.
- MOBIL shall report all of the extractions ande pursuant to this
  lease to all agencies to whom such reports must be made, or in
  the alternative, shall provide such information regarding its
  pumping to City so that City may make such reports, if any are
  reported from a few or 100 feet incess.

8. If either party on this lawns shall netter to service a matter on the other, such notice shall be deemed to have been made if these one to City are mailed to Ne. We. N. Clickren, Director i Public Morke, City Mail, 330 Nain Street, El Segundo, California 90269, and all notices west to MORIL are mailed to Ne. Archur B. Misser, Pefinery Inneger, Nobil Oil Corporation, 3700 West 190th Street, Fortunes, Jeilfornia 90300. Delivery will be desend to have been made when deposited in the United States well, postage presid. Either party way, by notice in writing to the other, charge such address for notices to it.

IN WITNESS WHEREOF THE parties hereto execute this agreement

ATTEST

STALL

(IST COTE OF EL SECTION O

TO LE CONTROL OF THE SECTION O

TO LESS OF THE SECTION O

TO LESS OF THE SECTION O

THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION OF THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

THE SECTION O

#### TEASE OF WATER RICHTS

THIS AGREFURNT is entered into this lat day of October, 1973 by and between STANDARD OIL COMPANY OF CALLDONIA, MISTERN OFERATIONS, INC., (a division of Standard Oil Company of California, a Delaware Corporation), hereinstee referred to as "STANDARD" and MOBIL OIL CORPORATION, hereinsteer referred to as "MOBIL".

For and in consideration of the outset understakings and obligations of the parties as hereinafter set out and for other valuable consideration, the parties hereto agree as follows

- 1. STADDAKO bureby Trases to WORL and HOBBL takes from SIADDAKO the right to exercise STADDAKO'S appropriative, prescriptive and adjudicated right to extract water from the West Coust Basin (the ground water basin within the Control and Wing Hasin Wilson Replusiblench District in the State of California) to the vatent of Our Thomsand Five Hundred (1,500) wire freq.
- The term of this lisse shall be for the sater year commenting October 1, 1973, and continuing to and in-limiting Suprember 30, 1974.
- MOBIL shall pay, before delinguously, all pumping assistances
  levied by the Control and West Rasin Water E-pitcishwee
  District on STANDARD's said One Thomand bise Bhodred (1700)
  acre (cee of water right.
- A STANDARD has been adjudicated to now at least One Thousand Five Bunded (1909) are feet of water in the case or Itild CALLIVALD WAIT BUT FEET OF MANUAL AS A STANDARD AS A MALE Super Five Part Five Res 2004,000 . However, STANDARD expressive rikes no servicing that Itila the country of or his the right to least the water slights purported to be leasted to conder. In the event, however, that It is discount as we take during the term hereof that "Indiand and not not the rights in eval here winds and any part thereof, STANDARD shift revents to DMILL any under or man It any.

consideration pitd to Yahrano, computed on the agreed pites per acre from for any ware rights which house is emable to executive because of Yahranop's leak of ownership in said water rights. SIAMNAD does not warrant that there is sufficient water in said what hash no as to enable HOBBL to extract the lights leaked to it hermoder, but in the event that HOBBL to prevented from executing all or any portion of the rights leaved to rounder due to exhaustion of said hash or intrivation or prohibit ton by my legality countitude government authority, my consult ration; just do you'll be provided to PONEL upon the vare basis as that valued shows.

- 5 mill-half east fee all of the right is east to content and shall proper he was no body for NorMARD and shall per the same to bound feld over month shall be reflered of the obligations under this paragraph to the extent that fee februe to pop any of SARAMAND'S rights board becoming in smooth problems, but the sate of the obligation with the sate rather of the sate of the content and make the sate of the sat

- 2 -

A If either party to this leave hall desire to service a notice on the other, such notice shall be denned to have been made If these sort to STANDAN Described Fig. 6 Central Honorer, Attention. Nr. C. D. Rather, Standard Oll Company of California, Newton howeathers, 180, 124 Nove II Sypondo Bonitaveri, 17 Espondo, California 19265, and all notices and to 1981, are natled to Mr. N. J. Daga, Attention: Nr. P. E. Cerl, Nahil Oll Companian, 1900 New! 1981h Street, Torraner, California 19059. Silvery will be do not to have him node when deposited in the United States will, periography of Titler putty may, by notice to writing to the other, change took plots as for nothing to.

IN WITNESS WE GUT THE parties beloto execute this agreement on the date (first above  $\mathbf{w}_{i}$  litten

SIANDARD OIL COMPANY OF CALIFORNIA MESTERN OPERA CONS. INC. (A Division of Standard OII Company

By BS Resta

HOWIL OIL COMPONATION

Automory 10 mt or Manager, Torrance Rulinety

#### LICENSE FOR WATER RIGHTS WEST COAST BASIN

This agreement is entered into this 16th day of August 1974, by and between Southern California Edison Company, a California corporation, harvinafter referred to as LICENSIN, and Edison Company of the California Company of the California Company of the California 
For and in consideration of the mutual undertakings and obligations of the parties as hereinafter set forth and for other valuable consideration, the perties hereto agree as follows

1. LICENSO, hereby gives to LICENSEE and LICENSEE takes from LICENSOE the right to exercise LICENSOE'S appropriative, prescriptives and adjudicated right(s) to extract states of the second vacer health within the Central and the Bain (the ground water health within the Central and the late late the very legislations to Catrict in the State of California) to the extra of Literary one.

2. The term of this license shall be for the water van comments theore 1 y 22, and continuing to and includements the state of the water liceludements the state of the state

3. LICENSEE shell pay, before delinquency, all pumping assessments levied by the Central and West Rayin Mater Replenishment District in LICENSUS's said charty-

4. LICENSEE SHALL comply promptly with all requirements of the Central and West Rasin Water Replenishment District (including the filing of pumping reports and the obtaining of exchange pool water if necessary) and those of any public agancy or substity.

S. LICENSOR has been adjudicated to own at least fifty-seven and one canch (57.1) acra-feat of water in the case entitled "Califormis water Service Company, at al, ws. City of Compton, at al, "Los Angeles Superior Gourt water and the case of the Campan o

6. LICHSSET shall swercise all of the rights given hereunder and shall pump the same on behalf of LICHSSE shall be and shall put the same to beneficial use. LICHSSE shall be calleved of its obligations under this paragraph to the growth of the shall be believed to the control of the shall be relieved to the control of the shall be relieved to the control of the co

#### DUPLICATE ORIGINAL

2-

7. LICENSOS shall not pump water from said West Coast Basin during the term of this license in a quantity which would include any portion of the <a href="https://licenses.org/licenses/basins/">https://licenses.org/licenses/basins/</a> exce-feet given hartunder.

6. LICENSEE agrees to relinquish to LICENSOR the right to pump any of the <u>thirty-one</u> (31) acre-feet herein licensed not pumped by the LICENSEE during the term of this License.

9. If either party to this license shall desire to sarve a notice on the other, such notice shall be deemed to have been made if those sent to LICENSON ere mailed to Henagar of Right of Way and Land Department, Southern And, Rosemand California and Mandal Right of May and Land Department, Southern And, Rosemand California Mandaming Attention of Supertice of Property Management, and all notices sent to LICENSE ARE miglied to 21300 Grace Avenue, Carson, CA 90743 and California Delivery Will be deemed to have been made when Asported Delivery Will be deemed to have been made when Asported to the content of the content

IN WITNESS WHEREOF, the parties hereto execute this agreement on the date first above written.

SOUTHERN CALIFORNIA EDISON COMPANY a California corporation

LICENSOR

By the same the same to the

L1CENSEE

#### DEED OF WATER RICHTS

For a webushe consideration, UNITED CALIFORNIA MAW, a Corporation, hereby asils and transfers to SUMIKICHI NOLAKI and SALLY N NOLAKI, Hesband and Wife as Joint Temants, the tollowing

Right to extract water amounting to 5.0 acre-feet per annum from an underground water basic and reservoir commonly brown as "MEST CAST BASIN" and more particularly described in a judgment, in Case No. 308000 in the 3-perior Court of the State of California, in and for the County of Low Angales, in that action activide "CALIFORNIA AATES SERVICE COUNTY, et al., Plaintiff, vs. DN CITY or COUNTYON, et al., Defendant", said judgment being entered August 22, 1901, in 5036 4291, Page 52, and is in favor of FRAN A. BALLING and ROSEPMENT N. BALLINGS are to the 5.0

Dated \_\_\_\_\_July 12, 1974

UNITED CALIFORNIA BANK, a

ADDITION SERVICE

R/U File 05-71-148

Rosemead's

#### LICENSE FOR WATER RIGHTS WEST COAST BASIN

This agreement is entered into this 16th day of MagNt 1974; by and between Southern Callfornia Edson Company, a falloginal corporation, hereinafter referred to as LICENSER, and hereinafter referred to as LICENSEE.

For and in consideration of the mutual undertakings and "livarions of the parties as hereinafree set forth and for other valuable consideration, the parties hereto agree as follows

takes from LIGHTAN hereby gives to LIGHTANE and LIGHTANE fakes from LIGHTANE the right to exercise LIGHTANE appropriative, prescriptive and adjuditated right(s) to extract variety from the feat Loast Rain (the ground vater hash water from the feat Loast Rain (the ground vater hash light and the light and the light and the light and li

2. The term of this ligense shall be for the water year commending uncoher (, 19.2), and continuing to and including September (0, 19.4), provided, however, that this accessent shall terminate Timediately upon the expiration, can elastion of cermination of the Lineau previously granted document number 2001.

b. ITUAN's shall pay, before delinquency, all pumping assessments levied by the Lentral and West Rasin Water Rebbinshment District in ILEMPOR's said <u>Lentry</u> five (25) as respect of water right(s).

4. LICENSEL SHALL comply promptly with all requirements of the Central and Mest Rasin Water Replenishment District (including the filling of pumply reports and the obtaining of exchange pool water if necessary) and those of any public agency or authority.

LITERNOR has been adjudished to own at least fifty-seven and one renth (37.1) acre-feet of water in the case entitled "california Water bervice Company, et al., vs. (15v of Compton, et al., los Angeles superior Gourt, vs. (15v of Compton, et al., los Angeles superior Gourt wateranty that it is the owner of or has the right to give the water rights purported to be given hereunder. LICENSOR does NOT warrant that there is sufficient water in said Vest Coast Nation was to enable 11CENNOR to extract the rights given to it becaused.

rights given to it bereunder.

On 11 (ISBN:0) shall sweetise all of the rights given berounder and shall pump the same on behalf of LICENSON the behalf of the right shall be relieved of its obligations under this paragraph to the extent that its failure to pump any of LICENSON'S tights use such water due to attribute, lockouts, algae growth in the water table or any other rasson which would make the act of the or of the rest or occasions of which LICENSES shall notify LICENSON within a reasonable time of the existence of any of the droreactioned conditions.

7. LICENSOR shall not pump water from said West Coast Rasin during the term of this license in a quantity which would include any portion of the tweaty-flys (23) scre-feet given hereunder.

8. LICENSEE agrees to relinquish to LICENSOR the right to pump any of the twenty-five (25) acre-feet herein licensed not pumped by the LICENSEE during the term of this License.

License. The letter party to this license shall desire the set of the license shall desire the set of the license shall be deemed. The set of the license shall be deemed to the license shall be deemed to the license shall be deemed. The license shall be shall be deemed to the license shall be shall be deemed. The license shall be shal

IN WITNESS WHEREUF, the parties hereto execute this agreement on the date first above written.

SOUTHERN LALIFORNIA EDISON COMPANY a California orporation

LICENSOR

LICENSEE

- 2-

AGREE " IT | LEA & AND TRANSFER OF WALLS RE

THIS AGREEM or made and entered into as of the object set forth below by and between the CITY (ELIBERA), a general law city of the State of California, hereinathe refer to as "City", and PICO COCHTY MATER DISTPICT, a county water district organized under District of the Mater Code (California, hereinafter "Pico").

#### WITNESSETH

That the parties hereto do outwally agree as [ci] ws.

The City hereby leaves and transfers to Pierdaton, a period comes ing with the date Fered and continuing to ...
including September 10, 1874 water rights consisting of the right to pump 500 acre feet of water for and dardhe, said per lod from the West Coast Basin, being the ground water basin within the West Basin Water Replenishment District, in the State of California.

Pico shall pay to City a rental of Twenty-nine and No, lotter
Dollars (\$29.00) per acre foot for the water rights leased
and transferred hereunder

Subject to the limitation hereinafter impused, the tutal quantity of water which Pico shall be entitled to pump as a result of this lease and transfer is five hundred (5%) whre feet and the total consideration therefor, computed on the bash of said rental of Twenty-nine and Nov100ths Dollars (5,9%) per acre foot, is Fourteen Thousand, Five Mundred Dollars (514,50%) 00), which shall be paid to the City in two equal installments, one the 15th day of October, 1974, and the other the 15th day of November, 1974.

LUFLICATE CHIGINAL

Notwithstanding the foregoing lease and transfer of City's water rights, it is mutually agreed between the parties that City may at any time without prior notification or approval of Pico pump any portion of said five hundred (500) acre feet of water at any time that City determines that an emergency requires the use of such water by the City of El Segundo. Immediately following any such pumping by the City, City shall notify Pico of the quantities pumped so that approprior allocation may be made in reports required by law.

City represents and warrants that it owns said water rights lessed and transferred hereunder, and that City has a right to pump said five hundred (500) acre feet of water for and during said period, and that City has the full right to lease and transfer to Pico said water rights and the right to pump said five hundred (500) acre feet of water during said period

Dated this 6th day of August, 1974.

CITY OF EL SEGUNDO 87 E & Balmer

ATTEST

Felene O Burrowes

PICO COUNTY WATER DISTRICT

Segretary J

#### LEASE OF WATER RIGHTS

THIS LEASE is entered into the 22nd day of March 1974, by and between UNITED STATES STEEL CORPORATION, a Delaware corporation, hereinafter referred to as UNITED STATES STEEL, and PICO COUNTY WATER DISTRICT, a county water district organized under the Water Code of California, hereinafter referred to as PICO.

For and in consideration of the mutual undertakings and obligations of the parties as hersinafter set forth, and for other valuable consideration, the parties hereto agree as follows

- 1. UNITED STATES STEEL has been adjudged to have a right to produce, extract and withdraw 1791 acre feet of water per annum from the West Coast Sasin, which right is designated an Adjudicated Right, and is described in the Judgment in Los Angeles Superior Court Case No. 506806 entitled California Water Service Company, et al., v. City of Compton, et al.
- 2. UNITED STATES STEEL hereby leases to PICO and PICO hereby accepts from UNITED STATES STEEL a portion of said Adjudicated Right to the extent of 350 acre feet.
- 3. The term of this lease shall commence on the date of this lease and continue to and including Septembar 30, 1974.
- 4. PICO shall pay to UNITED STATES STEEL the sum of \$10,500.00 on or before June 30, 1974.
- 5. PICO shall pay, before delinquency, all pumping assessments levied by the Central and West Basin Water Replenishment District on UNITED STATES STEEL'S said 350 acre feet of water viehre

- 6. PICO shall azercise or cause to be exercised the right to pump said 350 acre feet of water leased hereunder and shall pump the same on behalf of UNITED STATES STEEL and shall put or cause to be put the same to beneficial use on or before September 30, 1974,
- 7. The last 350 acre feet of water extracted by PICO or others on its behalf from said West Coast Basin during the water year anding September 30, 1974, shall be deemed to be pursuant to and in exercise of the rights lessed hereby; and if for any reason said last 350 acre feet of water cannot be considered or deemed to have been extracted pursuant to and in exercise of the rights leased hereby, then any 350 acre feet of water extracted by PICO or others on its behalf between the date hereof and September 30, 1974, shall be deemed to be pursuant to and in exercise of the rights leased hereby
- 8. This lease shall not be construed in any way to be a transfer or to cause the transfer of any of lessor's rights in said West Coast Sasin except that PICO shall have the right to produce or cause to be produced by others 350 acre feet of water in and from the West Coast Basin during the water year ending September 30, 1974
- 9. As further consideration for this lease UNITED STATES STEEL shall have the right to demand from PICO 100 acre feet of water from the West Coast Basin during the water year October 1, 1974, to September 30, 1975. and PICO agrees to lease, or cause to be transferred to UNITED STATES STEEL the right to extract said 100 acre feet

during said water year from said basin in the exercise of rights other than those presently owned by UNITED STATES STEEL. Said demand shall be made on or before June 1, 1975. Upon making the demand and receiving a lease of water rights in said quantity UNITED STATES STEEL shall pay to PICO the oum of \$3,000.00.

10. It is the intent of the parties that the lease of 350 acre feat of West Basin Water Rights of UNITED STATES STEEL shall not carry with it any rights to allowable overextraction or with respect to the computation of any earryover rights. It is the intent of both parties that UNITED STATES STEEL shall retain all of its rights with respect to allowable overextractions as though it had not leased any of its pumping allocation and that any computation of carryover rights shall be based on its allowed pumping allocation without reduction for the quantity leased hereby.

	UNITED STATES STEEL CORPORATION				
ATTEST:	8yN				
A+ -+-: Secretory	PICO COUNTY WATER DISTRICT				
	84 tar				

1.

## SUGGESTED SAMPLES OF DOCUMENTS FOR TRANSFERRING WATER RIGHTS

YEARLY LEASE	PERMANENT TRANSFER							
WATER BLOW LICENSE AND AGREEMENT  For a without consideration, THE UNBS DOF CMPANY hereby grants to does much a license to extent.  I we need to does much a license to extent a refer to it interest) under and pursuant to Judgment fetch August 18, 19%; and entered in Los August 18 person Court Tame No. Schöke conticted 'wilforms water Service Company, et al 'vs. City of Compton, et al 'during the period court man to and in Judice Deptember 30, 197.  Said License is granted, subject to the following monofitions	DEED OF MATER RIGHTS  For a valuable consideration, JUNN CMITH hereby sells and transfers to the JUNN DOE CHEMINY.  The Hight to extract acre-feet of grantor's							
(i) Unersee this exercise and right do the following monotions (ii) Unersee this exercise and right and extract the raws on behalf of Josh DOF (1998MY during the period above ape fired and put the same to benefitiate use and liverage inhii not by the exercise hereunder of said right sequere way right to extract water independent of the rights of Liverage  (i) Liverage shall pay assessments levied on the pusping of axis ground waters by the territary and Mert hash water Represistment historic (ii) Liverages shall notify the Di-trint and the Maternacter that axis pumping was done pursuant to this liverage and provide the Waternacter with a copy of this document	Adjudicated Right allocated to grantor for predecessors in interest under and pursuant to Judgment dated August 18, 1 #3 and entered in Los Angeles Superior "ourt Pase No. 5 #3 Oc entitled Talifornia Water Service Company, et al. vs. ity of compton, et al."							
(4) Livease shall note, in any recording of water production for the period of Agreement, that said pumping war done pursuant to this livease.  (5) Li ense's Adjudited Right.  Gunall not! [shall]  ne increased by the assurable theopy (said when computing earryower or allowable overstration as provided by Paragraph VI in said Judgment.	Deted:							
JOHN FOF DEPARTY versants that it has acre-feet of Adjud: steek Right and that it has not pamped sof vill not pamp or permut or livenee say other person to pamp any part of vill set also acre-feet during period of cotober 1, 197, through "epicamber No., 197]	By							
DATED DOE CHEPANY JOHN CHITH  By By Title								



WATER USE LICENSE

жо.\_\_\_

The City of Inglawood, a municipal corporation, hereinafter referred to as "INCLEWOOD", hereby greats to MOLLING NILLS VISTA, a partnership, a license to extract 180 acre-feet of INCLEWOOD'S Restricted Pumping allocated to INCLEWOOD under the terms of the Decree in the action: Colifornia Water Service Company, et al., vs. Compton, No. 308808, during the period communicing October 1, 1973, and continuing to and including September 30, 1974.

- (1) Licensee shall exercise said right end extract the same on behalf of INGLEMOOD during the period shows specified and put the same to beneficial use end licensee shall not by the exercise hereunder of said right acquire any right to extract water independent of the rights of licensor.
- (2) ROLLING NILLS VISTA will pay to the Central and Meat Beasın Water Replanishment District any pumping assessments levied by the District during the 1874-75 water year on the quantity of water extracted by ROLLING NILLS VISTA from the West Basin under said license.
- (3) WOLLING NILLS VISTA will keep and maintain records of agreed production under this agreement, and will report same to the Watermaster and to INGLEWOOD upon completion of MOULING HILLS VISTA'S pumping.

INGLIWOOD variants that it has 100 acre-feet of Restricted Pumping, and that it has not pumped and wall not pump or peinit or license any other person to pump any part of axio 100 per-feet during the period of October 1, 1973 through September on, 1974

ROLLING HILLS VISTA, a pertnership

6y SUNNYGLEN CONSTRUCTION CO., INC., a general
pertner

By Kenneth Battern President

By Michael A Jiona of

CITY OF INGLEWOOD, CALIFORNIA, a California equiporation

ATTEST

11

12

13

14

16

17

18

19

20

21

22

23

24

25 26

10

11

12

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30 31 32

CITY CLERK

APPS OF AS TO FORM

AGREEMENT

RECITALS

ĸ

11

18

14

15

18

17

18

19

20

21

22

27

28

WHEREAS, both INGLEWOOD and ROLLING NILLS VISTA are producing from the West Basin, and

WHEREAS, both INGLEWOOD has an ellowed pumping ellocation of 4402.03 acre-fest of water per annum in said Besin; and

WNEREAS ROLLING NILLS VISTA desires to make temporary use of a portion of INGLEWOOD'S ellowed pumping allocation for one

NOW, THEREFORE, THE PARTIES MEPETO AGPEE AS FOLLOWS

 INGLEWOOD has granted to BOLLING NILLS VISTA by a separate document a license to produce a portion of INGLEWOOD'S West Basin allowed pumping allocation in the quantity of 160 acre-feet for the water year which commences October 1, 1971, and which water year ends on September 30, 1974.

 ROLLING MILLS VISTA agrees to pay INGLEWOOD the net sum of \$4640.00 in October, 1974.

IN MITNESS WHEREOF, the parties hereto have authorized
the due execution hereof by their respective officers the
day and year first above set forth.

ROLLING HILLS VISTA, a partnership

By SURNYGLEN CONSTRUCTION CO., INC.,
a general partner

Princip Bettern President

CITY OF INGLEWOOD, CALIFORNIA

ATTEST:

CITY CLERK

(BEAL)

APPROVED AS TO FORM:

16 17 18

10

11

12

13

14

15

20 21 22

#### EXCHANGE OF WATER RICHTS

The parties hereto, STAUFFER CHEMICAL COMPANY, a corporation, hereinafter STAUFFER, and PICO COUNTY WATER DISTRICT, a county water district organized under Division 12 of the Water Code of California, hareinafter Division

This agreement is based on the following facts:

1. STAUFFER has rights to produce water from
the Central Basin of California adjudicated to it
under Central and User Basin Water Replentshment
District v. Cherles E. Admas, et al., No. 786,856
Los Angales Superior Court, and has the right to
extract not less than 159.50 acre feet from said basin
for the balance of the water year 1973-76.

- DISTRICT has acquired by lease the right to extract in excess of 159.5 acra feet of water from the West Coast Basin for the belance of the water year 1971-76.
- DISTRICT is presently obligated to provide
   acre fast of West Basin Water Rights to STAUFFER
   pursuant to an agreement dated June 7, 1973.
- The parties desire to exchange said rights on the terms and conditions sat forth below.

The parties herato agree as follows:

A. DISTRICT hereby gives and transfers to STAUFFER its rights to extract water from the West Coast

1.

Basin for the water year 1973-74 to the extent of 2D4.50

- STAUFFER gives and transfers to DISTRICT its rights to extract water from the Central Basin for the water year 1973-74 to the extent of 159.5 acre fact.
- C. Each party agrees to pay before delinquancy all pumping sessements levied by the Central and West Beein Water Seplenishment District on the water rights being transferred to sech.
- D. Each party agrees to pump and extract tha full amount of water from the basin in which the transferred rights exist, to-wit, 199.5 sere feet by DISTRICT from Central Basin and 204.30 acre feet by STAUTFER from West Coast Basin and put raid amount to beneficial use therein prior to the end of the 1973-76 water yest.
- 6. STAUTTER agrees that the first 206.50 acre fest of water astracted by it from the West Coast Basin following the date of this agreement shall be deamed to be pursuant to and exercise of the rights transferred to it hereby and the DISTRICT agrees that 159.5 acre fest of the first 300 acre fest extracted by it following the date of this agreement from the Central Basin shall be deamed pursuant to and in exercise of the rights transferred to it hereby.
- F. Each party agrees that the rights of each of them with respect to allowable overextractions or in the computation of carryover rights shall not be affected

by the archange of weter rights provided herein. Their respective rights to allowable overactractions and carry-ower rights shall be datermined and computed as though this exchange had not been made.

DATED: March 21, 1976

SYAUFFER CHEMICAL COMPANY

By All R. H. Hanis, Ir. Authorized Signature

FICO COUNTY WATER DISTRICT

Sy Stanley C. Lagerlor Secretary

3.

# APPENDIX B GROUND WATER EXTRACTIONS

#### APPENDIX B. GROUND WATER EXTRACTIONS

In acre-feet

90)01XL10W														
I STATE I	08516-	t	1973		1				1074					TOTAL
I NUMBER I	NATION	: OCT	1 NUA	‡ OFC	1 JAN	1 FER	1 MAR	1 APP	1 MAY	1 JHINE	1 JULY	1 AUG	1 SFPT	1
A B	C NURSER	Y+ INC												
35/13w-29F115	1	2.11	1.25	1+13	.84	2.37	2.11	4.13	4.11	1.24	0	0	0	19.29
AMED	ICAN PLA	NT GROWER	5 INC											
45/13W-19J065	#53M	2.72	1.58	1.15	1.18	2.63	2.44	4 + 6.3	3.63	4.29	4.81	5.39	4.36	38.81
			MD a siw											
		HF1ELD CO												
45/13W-16R025 45/13W-21H025	11	186.96	109.03	139.03	159.30	144.35	178.81	167.81	168.81	159.88	169.16	161.54	165.73	1910.41
45/13W-21H055	7	64.08	55.A7	100.49	73.74	104.63	95.22	15.92	24.PK	38.65	RR.62	96.04	88.46	854.58
45/13W-21H065 45/13W-21H075	12	125.84	312.34	00.65 335.04	7.5R 344.37	39.29	46.47 287.78	114.70	126.80 341.69	76.57 354.21	755.51	.2A 351.11	3.12	812.37
45/13w-21J025	10	73.22	36.09	70.11	107.25	161.73	192.34	144.23	148.89	99.71	111.87	148.45	163.83	1457.72
45/13#-22E015 45/13#-22E015	5	117.24	146.97	165.53	162.51	111.86	26.66	134.73	93.72	35.35	123.29	144.34	107.36	1495.22
	4													
TOTALS		1031.97	A44.34	914.1R	859.22	F28.87	870.79	911.55	950.05	927.20	1012.01	1012.73	945.62	11129.33
CALT	EODNIA H	ATER SERV	ICE COMP	ANY										
					50.10	. 2 21	. 7 . 10	F0 410	(2.15	45.11		71 02		70. 03
35/14w-29F015 35/14w-29J015	2001	59.97 68.21	62.29 57.71	55.26 76.67	53.40 72.72	43.31	47.10 77.88	53.88 79.83	42.15	45.11 93.81	.67.63 106.25	71.93	61.99 89.92	704.02
35/14W-32A025	8-05	56.30	32.34	9.45	22.51	33.47	33.13	41.84	49.77	46.23	57.43	55.09	44.17	485.73
TOTALS		184.48	152.34	141.38	148.63	138.27	154.11	175.55	203.36	205.15	231.31	231.02	200.08	2169.68
CHANDLERS PALOS VEDDES SAND-GR CORP														
45/14#-27N015	T0992	10.89	11.35	6.01	6.30	11.65	6.73	4.69	3,49	0	0	0	0	63.10
45/14W-2RJ015 45/14W-35F065	TOPRI SIDER	1.26*	13.41	*17°	.54° 5.04	.65°	32.04	1.33*	40,80	21.82	74.52	33.43	22.20	282.78
45/14#~35F025	PLANT	10.94	8.83	6.73	R.40	7.03	0	0	.10	0	1.57	n	0	43.60
TOTALS		44.75	34.49	20.38	20.28	38.14	39.01	49.59	45.29	21.82	24.09	33.43	22.20	395.47
DOMI	NGUEZ WA	TEP CORPO	PATION											
45/13W-11K035	TOY2	5.59	2.27	.74	332.74	.01 337.77	225.49	.01	3.71	4.65	1.71	2.77	2.01	23.47
45/13#-15 5 45/13#-170015	19	391.35	337.R2 92.98	341.89 96.45	97.13	87.74	95.57	92.75	347.87 91.27	92.00	95.80	94.40	91.01	1125.62
45/14#-100035	32	165.85	142.11	186.59	162.86	151.02	156.54	187.61	171.09	183.06	109.59	194.17	194.68	2125.17
45/144-100045	33	136.01	73.35	104.17	111.01	169.58	155.21	180.50	174.15	155.38	197.79	193.00	167.87	1798.02
TOTALS		797.32	688.53	729.84	703.74	746.12	632.41	мп3.24	904.05	P12.51	903.70	911.51	865.37	9398.74
61.67	CHER OIL	AND REFT	NING COM	DANY										
	3			A.44	5.84	7.40	8.60	P.15	6.79	4.64	9.21	9.70	7.22	91.53
45/13#-304055	1	8.13	7.41	F . 444	2.74	7.411	5.50	F.17	n.14	4.04	4.21	4.711	1.76	41.53
FUJT	H010+ 5A	MUEL R AN	O RAYMON	0 5										
35/12=-30A105	1	-62	.29	.29	.20	.52	.61	.49	.72	.93	1.13	.83	-66	7.29
33712=-30#103					***				• • •	• • •	1413	•		
GARO	ETT CORP	.THF. AIR	RESEARC	H CNTR										
35/148-354075	NF#	0	.n2	.04	.04	.04	.14	.04	•n5	.01	.06	٠0٦	-11	.58
HAUT	HOPVE. C	TTY OF												
35/1409M015	13	52.55	37.19	39.19	24.12	48.14	30.80	44.74	77.89	AH.41	95.84	112.26	95.64	746.80
35/14#-09N045 35/14#-09N055	12	16.39	10.14 57.40	61.83	8.61 78.36	16.01 45.12	11.63	18.43	71.97	29.46	74.7A	25.7R	21.45	200.32
35/14#-099015	9	30.71	19,63	20.89	73.92	30.66	28.33	34.22	40.12	32.13	45.63	46.27	40.35	394.86
TOTALS		147.04	124.36	130.32	135.01	139.44	143.39	161.44	173,07	146.32	196.43	201.76	171.13	1870.21
1														
HILL	SIDE MEM	ORIAL PAH	K											
25/14#-19K035	?	7.22	4.07	+54	. 14	0	1.00	1.54	4.23	13.00	11.74	5.05	9.29	54.87
HOL1.	A AUUD IN	PF CLUB												
25/14W-34F015	00702	10.57	6.76	4.65	1.03	4.15	1.92	9.71	9,95	13.5H	12.45	7.98	9.84	130.65
25/14W-34L025	14001	7.26	. 35	R.77	2,36	4.45	6.01		12.85	16.74				
TOTALS		17.83	7.11	13.42	3.39	R.60	7.93	14.55	25°80	30.32	15,85	25,42	31.16	220.38

## APPENDIX B. GROUND WATER EXTRACTIONS

In acre-feet

(Continued)

PRODUCTION 1975														
: STATE :	DESIG-		1973		t				1074					t
NUMBER I	NATION :	001	\$ MOV	1 DFC	1 344	1 FEP	I MAP	1 APR	1 MAY	: JUNE	: JULY	: AUG	1 SEPT	1
ING	[F¥000 C	TY OF												
25/144-320025	34	0		0	0	0	0	0	0	A.00°	0	0	0	8.00
25/14W=32F015 35/14W=03H015 35/14W=106025	21 39 30	2A.02 0	17.71	.09	2.48 18.51	0 5.34	0	0	0	2.13	0	0	3.04	6.33 49.57
70786	311	28.02	23.93	19.55	20.99	5.38		-0		10.85	-0		3.04	111.76
11.1463		2	, 3. , ,		, , , ,	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,								
ING	I FWOOD. C													
25/14%-340025	5	5.64	2.83	2.08	.40	4.19	2.58	7.13	7,94	4.96	4.05	2.59	6.83	51.22
INO	SF. KENIC	-1												
35/134-290085	10	1 - 35	.71	.54	.23	.70	.57	2.06	2.18	2.49	2.80	2.51	1.96	18.19
104	NC MANVILI	E PRODUC	TS CORP											
45/13w-150015		58.82	67.38	56.74	50.67	47.94	51.04	36.6R	57,65	61.07	65.45	69.49	60.47	683.45
									-					
	ANGFLES.													
45/13#-31 5	MP001	n	0	n	0	n	245.1A	499.54	486.23	390.73	0	0	0	1621.68
LOS	ANGFLES	COUNTY AL	ONDRA PA	k K										
35/14w-270015	761	47.15	24.35	2.85	n	13.000	20.00	51.17	46.02	53.05	81.88	65.5W	60.01	461.76
1.05	ANGELES (	-NUNTY SA	NIT DIST	NO 2										
45/13w-3nCn15	819	9.48	6,55	7.09	6.13	14.44	11.70	p.9A	7.48	7.73	7.42	9.60	9.60	106.20
	ANGELES					2.40	.30	13,70	20	18.08	14.09	8.57	4.78	94.36
35/14#-11J025	13970	13.07	1.73	1.96	.02	5.68	• 10	1 1.70	11.38	14.00	14.04	n.7/	****	74.30
IA A I	HATTAN HE	ACH + CITY	OF											
35/14w=2917035	11	0	n	n	0	0	25.63	70.06	72,67	68.25	75.0A	72.85	67.71	452.25
мач	FLOWER NU	SERIES												
35/13#=31#075	HDWY2	.08	.04	+04	.09	.04	.07	.05	.09	.11	-13	.14	.10	.98
35/14#=25*065	NORM1	1.73	1.06	.84	.52	1.27	.71	1.76	1.67	2.03	3.65	4.71	4.65	25.48
TOTALS		1+81	1.10	. 44	• ^ 1	1 + 31	.78	1.81	1.75	Z • 1 4	1.74	4 . M	4.65	23.40
MCD	ONNELL OO	IGLAS COM	P DEPT	C6-704										
45/]4×-0]F025	1	0	.01	n	n	0	0	0	0	0	0	• 0 1	0	* 0.5
мон	il Oil CO	PPORATION												
45/14W-03L025	10002	67.17	59.11	50.13	42.54	47.69	38.08	51.63	45.56	62.46	45.74	11.98	68.67	630.76
45/14W-03L035	T0004	109.24 112.58	105.97	107.99	107.41 109.62	94.04 97.82 107.13	97.84 98.64 118.85	91.94 96.03	83.17 86.09	92.69 91.82 121.48	95.77 93.65 124.07	87.40 87.33 110.67	96.01 90.58 114.28	1169.47 1182.63 1386.90
45/14w=03M015	T0006	120.59	399.07	357.97	119.82	346,68	353,41	350.01	318,85	368,45	379.23	297.3A	369.54	4369.76
101463		4	3.4.07				0 .34.1		3	,	31.100			
<u>NO.2</u>	AKI, SIMI	× 1C H t												
35/13x-29K015	NOZ	4.75	1.70	1.81	.72	2.36	1.99	4.53	4,10	5.33	6+11	6.73	5.77	45.9A
OIA	OI. CHISA	70												
35/14W-337645		1.400	1.24	.520	.04°	. 44 4	. Tn	2.80 .74	2,55	2.79	1.54	.90 3.73	1.30	16.19 19.79
35/14W=34Nn45	S SCECO	2.90	1,97	1.52	.H2		• 56	7.54	5,07	6,25	5.11	4.63	3.07	34.98
							• 30	1.00	,	3,, 3			- • • •	
940	TETC CHEZ	T CEMETER		I Y										
35/14w-33Fnt	743	.91	3.93	1.14	.73	5.0 =	1.27	4.20	6.86	5.59	6.75	6.88	5.78	46.12

#### AFFERDIA D. GROUND WATER EXTRACTIONS

In acre-feet (Continued)

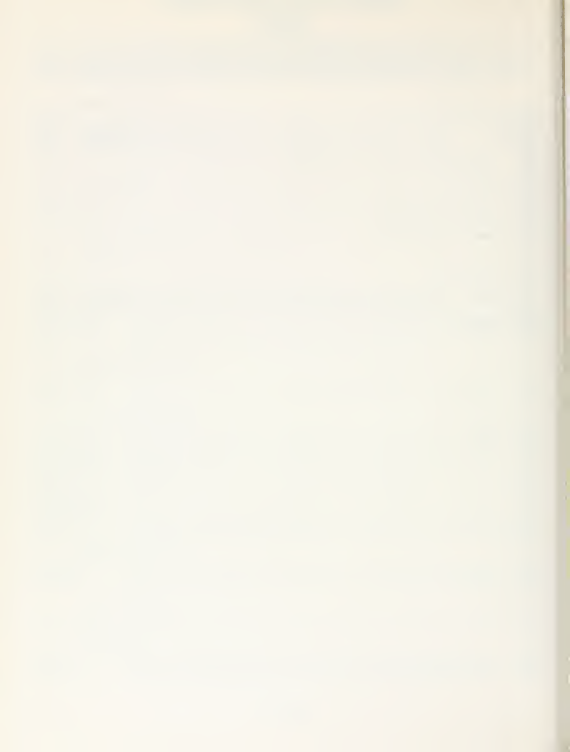
: STATE :	OWNERS	-	1973		1		PRO	DUCTION	1074					1 707AL
: VELL :	DEFIG-	1 007	1 NOV	1 DFC	1 J&N	2 Ft.H	1 MAG	: APR	1 MAY	1 JUNE	1 JULY	I AUG	: SFPT	1
	411104	. 007	. 7417-5	. 0,-1	. 3=4					1 3046	3 30,61	. 400	1 31 1	•
PAL.	15 VF x1)E5	REGONTA	FARM											
45/14+-214015	1	•11°	.000	.06*	·16°	.100	. na+	.070	.18*	.23*	.21*	.2n°	-170	1.66
0.10					,									
PARM														
35/14W-22K015 35/144-220015	15C 15H	25.12	8.05	.02	11.15	13.39	14.47	20.78	23.9A .01	42.06	33.16	28.77	29.25	264.67 .80
35/14+-222025	154	.01	-17	• 0 L	.01	()	.01	.03	-02	.01	.01	.01	0	.25
TITALS		25.14	A.21	14.52	11.19	13.39	14.49	20.63	24.01	42.18	33.26	28.41	29.70	265.72
POLI	ING HILL	< VISTA												
45/144-24J015	10081	e	0	n	0	0	0	0 •	1.70*	1.760	3.250	3.76*	0	10.47
DOMA	IN CATHOL	TC APCHEI	SHOP OF											
25/14=-190015	HOLYX	1.79	3.99	5.00	1.28	4.51	0	4.72	0	14.87	36.19	71.77	30.36	171.48
2 37 14 1 201 3													34430	
SHEF	TS. ESTH	F P 14												
35/13#-32F02S	423F	.010	.020	.010	0.0	6 =	0	0	0	0 •	0	0	0	+ 0 4
SHFI	r oir co	MPANY												
45/13%-09H025	2010 00	0	.09	0	0	e	17.77	32.19	129,22	105.02		126.37	111.90	640.21
45/11W-10F035	D0004	n	.04	η	e	0	0	0	Ð	0	117.65	0	0	.04
45/134-10F645 45/134-214015	2005 2005	247.06	250.62	206.76	229.17 114.27	226.24	143.69 101.58	96.56	145.19 81.94	77.32	49.08	94.64	51.56	2471.54
45/13#-214025	~ [003	н. 55	4.45	4.12	.49	2.10	4.86	12.26	38.95	24.46	K4.02	31.71	58.65	254.62
TITALS		353.10	36H+05	349.75	343,43	3.12.10	318.10	330.81	415.30	372.44	420.09	434.61	392.05	4461.33
SOUT	HERN CAL	TEURNIA E	0150% 00	MEANY										
15/14=- 344025	FHFSA	. 24	.56	.62	e	.04	•02	.21	.64	.70	.49	.70	.82	4.53
45/17w-144075	H47211	.150	.12°	.070	.250	.]40	.070	.140	.32*	.17°	.25*	.45°	.370	85.5
TITALS		a for fr	.73	. 27	. 3 in	0 < (1	.09	,41	1.07	.95	. An	1.23	1.26	7.80
Stute	DEUN CAL	TECHNIA P	ATEN COM	DANY										
35/14#=03K015	YUNO1	14.34	2.74	1.23	3,94	15.41	13.72	7.95	16.70	19,65	33.07	38.53	47.93	214.65
35/14W-03K025	YU002	68.43	67.96	AF.AA	54,93	n= 53	60.37	66.10	79.Ph	64.48	74.47	74.61	66.96	825.88
35/14#=03K035	FUNUT	77.36	71.85	72.21	4.37	5.02	^0.31 .35	72.10	59.35 3.64	63.15 .56.76	62.02 60.91	59.51 59.47	55.31 41.36	762.70
35/14#-11G025 35/14W-138025	WI001	31.54 72.14	36.09	34.23	36.72	14.47	77.00	101.25	98.71	43.07	44.77 50.22	37.63	4.91	440.17 759.95
35/14W-13J035 35/14W-13J045	50003	14.59	12.74	30.15	42.15	38.75	40.49 H.9H	14.75	39.60° 20.39	40.92	32.75	18.82	32.92	431.93
35/14/-144015	F v001	40.930	55.500	n	50.57	51.04	51.64	55.52	52.14	4.26	1.23	34.40	32.92	362.92
35/144-140015	129	1.07	44.84	.12	0	0 40.0F	50.100	49.46	16.78 48.90	18.03	1.07	0	0	34.95 296.58
35/144-224015	CH001	49.47	32.62	27.56	16.39	31.77*	31.71	31.01	74.670	33,84	42.95	46.30	32.66	411.25
35/14W-22A025 35/14W-22L015	U0001	61.21	24.HN	9.03	13.120	37.12°	22.47	65.09 23.72	43.95 78.33	14.30	59.30	64.39 n	41.71	521.71
35/144-25P045	D4001	68.160	62.65	£3.12	Al.RH	75.87	57.14	61.55	S5.2A	38.15	40.29	38.15	15.06	614.25
TOTALS		517.29	555,45	410.39	394.24	5.01	601.67	634,41	726.20	544.09	540.43	506.93	353.06	6433.80
SMARKLETTS DRINKING WATER CUMP														
35/134-290045	1	3.70	3,37	3.14	3.44	2.71	3.06	٦.33	5.01	4.04	5.02	5.45	4.65	46.92
35/13W-29D075	2	2.77	2.50	1.91	2.50	2.37	5.81	7.06	3,14	2.17	3.15	3.29	2.84	32.56
TOTALS		6,47	5,91	5.11	5.94	5.04	5.87	6.39	A.15	6.21	A.17	8.73	7.49	79.48
STAL	FFF CHF	ALCVE COM	PA-VY											
45/13#=10C025	00014	⇔7.54	44.49	45,82	42.65	37.10	38.40	41.33	19.24	37.34	13.10	33.98	44.62	466.55
TEXA	CO INCOP	DOWATED												
45/13#-22F125	HAN01	13.35	12.92	12.49	12.56	11.42	12.14	13.36	12.74	12.77	16.82	15.19	15.08	160.94
45/13W-274055 45/13W-27MCSS	Q R	243.50	313.01	44.47 259.17	230.79	147.56	271.03	0 10.91	0 273.61	0 305.50	342.02	3.54	297.27	94.43 3384.64
TOTALS		353.27	325.93	316+13	243.45	198.48	2+3.17	322.27	286.35	314.27	358.84	326.00	312.35	3645.01

## APPENDIX B. GROUND WATER EXTRACTIONS

In acre-feet (Continued)

							had	DUCTION						_
	OWNERS		1973		:				1074					TOTAL
: WELL : DESIG- : NUMBER : NATION			: NOV	: DEC	: JAN	t FER	: MAR	: APP	: + A Y	; JUNF	; JULY	: AUG	: SEPT	:
TORR	ANCE + CT	TY OF												
1														
35/14#-340025	6	.32	0	n	()	- 0	0	15.12	87.90	180.99		187.16	38.18	723.05
45/14#-10J015 45/14#-10K025	2	.03 38.16	.03 6.48	.07 4.05	.02	.03 18.65	.02	33.32	164.96	19.57 253.81	49.11 292.08	77.50	.03	146.46
45/14W-10K025	5	10.68	.10	-10	.10	20.33	.08	70.01	343.26	339.44	306.14	338.69	142.11	1571.04
TOTALS		49.19	6.61	4.27	.12	39.01	+14	118.48	592.14	793.81	864.71	914.92	402.47	3785.72
DNIU	N NURSER	A INC												
35/13W-29G045	93148	2.33	1.81	1.31	1.17	1.67	1.77	2.53	2,69	2.38	2.84	2.99	2.59	26.DH
HNIO	a utr co	MPANY OF	CALIFORN	IA										
45/13W-31P015	FORAL	103.05	94.62	94.05	92.30	76.84	An.25	69.71	63.72	57.25	56.50	51.79	54.80	894.88
UNIT	ED STATE	S STEFL C	UnbObwil.	ON										
45/144-116045	5	118.61	105.67	95.53	85.03	77.05	84.01	105.22	102.29	92.71	103.01	101.30	99.82	1170.27
7E10	LER. MAX	VELL T.												
-														
35/13#-31M015	813N	2.14	1.42	.53	.48	1.21	.89	2.44	2.76	3.75	1.55	4.24	2.93	26.42
GRAND TOTA	NI T	4503.17	3914.80	3814.89	36 D1 77	3686.47	6011 33	4854.38	551/ 22	5460.68	6633 44	5476.42	6616 08	54966.10

ESTIMATED PRODUCTION



## APPENDIX C

#### CHANGES IN WELL STATUS 1973-74

#### Wells Drilled

- None -

# Wells Destroyed

3S/13W-32E02	Sheets, Esther M.
3S/14W-08D03	Los Angeles County Waterworks District No. 22
4S/14W-27N02*	Rolling Hills Vista
4S/14W-28J01*	Rolling Hills Vista

<sup>\*</sup>Well's were formerly owned by Chandlers
Palos Verdes Sand and Gravel Corporation







